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
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Journal of the Senate

Legislature of the State of California

1960 Regular Budget Session

Convened February 1, and Adjourned March 26, 1960



HON. GLENN M. ANDERSON
President of the Senate

HON. HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary of the Senate

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CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

FIRST LEGISLATIVE DAY

FIRST CALENDAR DAY

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PRINTED

The publication of the President of the Senate for the year 1960
by J. R. Moffatt, President of the Senate for the 1960 Session

The Senate of the State of California is composed of 20 members, 12 of whom are elected by the people and 8 are appointed by the Governor. The Senate is the upper house of the State Legislature. The Senate is the body that approves or disapproves the Governor's appointments and disapproves the Governor's vetoes. The Senate is also the body that approves or disapproves the Governor's recommendations for the appointment or removal of judges, justices, and officers of the State. The Senate is also the body that approves or disapproves the Governor's recommendations for the appointment or removal of members of the State Board of Education, the State Board of Prison Commissioners, and the State Board of Prison Commissioners.

PLEDGE OF ALLEGIANCE

Senator Arnold led the Senate in reading allegiance to the Flag

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

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IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, February 1, 1960

The hour of 12 o'clock m. having arrived, Hon. Glenn M. Anderson, President of the Senate, in accordance with Article IV, Section 2, of the Constitution of the State of California, called the Senators to order and announced that the 1960 Regular Budget Session of the Legislature of the State of California was about to convene, and informed the Senators that the Officers of the Senate during the 1959 Regular Session of the Legislature, J. A. Beek, Secretary; John F. Lea, Minute Clerk; and Joseph F. Nolan, Sergeant-at-Arms, were in their respective places in the Senate Chamber as required by Section 9150 of the Government Code.

ROLL CALL

The roll was called and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. I. E. Metcalf, Chaplain of the Senate for the 1959 Session:

O God, our Father, As we begin this legislative session we would seek Thy blessing upon us in wisdom beyond our understanding; in perception beyond that which our eyes can see; in devotion to the trust imposed upon us by the people of this State. Help us to find ways by which we can provide adequately for the functioning of free government in these days of uneasy peace, that freedom may continue to flourish and bless the world with its hope and its promise. AMEN.

PLEDGE OF ALLEGIANCE

Senator Arnold led the Senate in pledging allegiance to the Flag.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator McBride, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Robert B. Stennett and their children, Colleen and James, of Oakland.

RESOLUTIONS

The following resolutions were offered:

By Senator McBride:

Senate Resolution No. 1
Relative to organizing the Senate

Resolved by the Senate of the State of California, That the Senate do now organize and proceed to elect officers and employees for this 1960 Regular Session.

Resolution read, and adopted on motion of Senator McBride.

By Senator Coombs:

Senate Resolution No. 2
Relative to election of statutory officers

Resolved by the Senate of the State of California, That Senator Hugh M. Burns be and he is hereby elected President pro Tempore of the Senate; that J. A. Beek be and he is hereby elected Secretary of the Senate; that Joseph F. Nolan be and he is hereby elected Sergeant-at-Arms of the Senate; that John F. Lea be and he is hereby elected Minute Clerk of the Senate; that the Rev. Isaac E. Metcalf be and he is hereby elected Chaplain of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—38.

NOES—None.

OATH OF OFFICE ADMINISTERED

The newly elected Officers of the Senate, Senator Hugh M. Burns, President pro Tempore; J. A. Beek, Secretary of the Senate; Joseph F. Nolan, Sergeant-at-Arms; John F. Lea, Minute Clerk; and Rev. I. E. Metcalf, Chaplain of the Senate, appeared at the bar of the Senate, where the constitutional oath of office, as set forth in Article XX, Section 3 of the Constitution of the State of California was administered to them by the Honorable Paul Peek, Associate Justice, Third Appellate District 3, Sacramento, and subscribed to the same.

MESSAGES FROM THE ASSEMBLY

At 12.20 p.m., the following Assemblymen: Messrs. Bane, Beaver, and Bradley, appeared at the bar of the Senate, and informed the Senate that the Assembly was duly organized and ready to proceed with the business of State.

RESOLUTIONS

The following resolutions were offered:

By Senator Byrne:

Senate Resolution No. 3

Relative to election of Rules Committee

Resolved by the Senate of the State of California, That the following Senators be and the same are hereby elected members of the Senate Committee on Rules:

Senators Brown, McCarthy, Miller, and Murdy.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—38.

NOES—None.

By Senator Burns:

Senate Resolution No. 4

Relative to Standing Rules

Resolved by the Senate of the State of California, That the following Rules be and the same are hereby adopted as the Standing Rules of the Senate for this 1960 Regular Session:

**PERMANENT STANDING RULES OF THE SENATE FOR
THE 1960 REGULAR (BUDGET) SESSION****Convening and Sessions****Hours of Meeting**

1. The Senate shall meet at 3 p.m., daily, except Sundays, unless otherwise ordered by the Senate.

Calling to Order

2. The President, President pro Tempore, or senior member present, shall call the Senate to order at the hour stated, and if a quorum be present shall proceed with the order of business.

Attendance of Members

3. No Senator shall absent himself from attendance upon the Senate without leave first obtained. A less number than a quorum of the Senate is hereby authorized to send the Sergeant-at-Arms, or any other person, for any and all absent Senators at the expense of such absent Senators, respectively, unless such excuse for nonattendance as shall be made to the Senate when a quorum is convened, shall be judged sufficient, and in that case the expense shall be paid out of the Contingent Fund of the Senate. The President or Acting President of the Senate, or less than a quorum present, shall have the power to issue process directly to the Sergeant-at-Arms, or to any other person, to compel the attendance of Senators absent without leave. Any Senator who shall refuse to obey such process unless sick or unable to attend, shall be deemed guilty of contempt of the Senate, and the Sergeant-at-Arms, or any other person, to whom such process may be directed, shall have power to use such force as may be necessary to compel the attendance of such absent Senator, and for this purpose he may command the force of the county, or of any county in the State.

Order of Business

4. The order of business shall be as follows:

1. Roll Call.
2. Prayer by the Chaplain.
3. Leaves of Absence.
4. Privileges of the Floor.
5. Communications and Petitions.
6. Messages from the Governor.
7. Messages from the Assembly.
8. Reports of Committees.
9. Motions, Resolutions and Notices.
10. Introduction and First Reading of Bills.
11. Special Orders.
12. Unfinished Business.
13. Consideration of Daily File.
14. Announcement of Committee Meetings.
15. Adjournment.

Executive Sessions

5. When a motion is adopted to close the doors of the Senate on the discussion of any business which may, in the opinion of the Senate, require an executive session, the President shall require all persons, except the Senators, President of the Senate, Secretary, Minute Clerk, and Sergeant-at-Arms, to withdraw, and during the discussion of said business the doors shall remain closed. Every Senator and officer present shall keep secret all matters and proceedings concerning which secrecy shall be enjoined by order of the Senate.

Officers of the Senate**The President**

6. The Lieutenant Governor shall be the President of the Senate. He shall have a casting vote when the vote is equally divided and his vote will decide the issue.

The President shall maintain order in the Senate Chamber and in case of a disturbance or disorderly conduct in the lobbies, the President (or Chairman of the Committee of the Whole) shall have the power to order the same cleared.

The President pro Tempore

7. The President pro Tempore shall, in the absence of the President, take the chair and call the Senate to order, at the hour of the meetings of the Senate, and shall have the same powers as the President.

It shall be the particular responsibility of the President pro Tempore to secure the prompt and businesslike disposition of bills and other business before the Senate.

The Vice Chairman of the Committee on Rules shall, in the absence of the President pro Tempore, perform the duties, and have all powers and authority of the President pro Tempore.

Presiding by Senators

8. The President pro Tempore of the Senate may name any Senator to perform the duties of the Chair in the absence of the President. The Senator so named shall be vested, during such time, with all the powers of the President.

Secretary of Senate

9. It shall be the duty of the Secretary of the Senate to attend every session, call the roll, read all bills, amendments, resolutions, and all papers ordered read by the Senate or the presiding officer.

He shall superintend all printing and clerical work to be done for the Senate and shall have supervision over all attaches and employees of the Senate. He shall assign, reassign or transfer all attaches or employees to their respective duties.

He shall certify to and transmit to the Assembly all bills, joint and concurrent resolutions, constitutional amendments and papers requiring the concurrence of the Assembly, immediately after their passage or adoption by the Senate.

He shall also keep a correct Journal of the proceedings of the Senate, and shall notify the Assembly of the action by the Senate on all matters originating in the Assembly, and requiring action on the part of the Senate.

The Secretary of the Senate shall have custody of all bills, documents, papers and records of the Senate and shall not permit any such bills, records or papers to be taken from the desk or out of his custody by any person, except in the regular course of the business of the Senate.

All employees on the payroll of the Senate are employees of the Senate and not of individual members and they are under the direct control of the Secretary of the Senate. Any insubordination or inefficiency on the part of any employee shall be reported by the Secretary to the Committee on Rules or if a Committee on Attaches be appointed, then to that committee.

Expenditures of Secretary

9.5. All proposed expenditures by the Secretary of the Senate shall be subject to approval by the Senate Committee on Rules or its authorized representative pursuant to Standing Rule No. 13.1, including expenses for telephone service, telegraph service, supplies, rental of typewriters, illuminating resolutions, traveling expenses and any other incidental expenses in connection with conducting the business of the Senate and performing any duties imposed by law or by the rules or the resolutions of the Senate. Claims for any such expenses and claims for incidental expenses of the Senate heretofore incurred but for which payment has not been provided by any other resolution shall be submitted by the Secretary of the Senate to the Senate Committee on Rules or its authorized representative and such claims, if approved, shall be transmitted to the Controller for payment pursuant to this rule.

Legislative Analyst Designated as "Secretary"

9.7. Pursuant to a subdivision (d) of Section 9900 of the Government Code, the Legislative Analyst is hereby designated as the person embraced by the definition of "Secretary" set forth in that section.

Sergeant-at-Arms of the Senate

10. The Sergeant-at-Arms shall attend the Senate during all of its sittings, execute the commands of the Senate from time to time, together with all such process issued by authority thereof, as shall be directed to him by the President. The Sergeant-at-Arms is authorized

to arrest for contempt all persons outside the bar, or in the gallery, found in loud conversation, or otherwise making a noise to the disturbance of the Senate. The actual expenses of the Sergeant-at-Arms for every arrest for each day's custody and releasement, and the traveling expenses for himself and special messenger going and returning shall be paid out of the Contingent Fund, and no other fees shall be paid him beyond his per diem. It shall also be the duty of the Sergeant-at-Arms to keep the accounts for pay and mileage of Senators.

The Sergeant-at-Arms shall place copies of all bills, joint and concurrent resolutions, constitutional amendments, Journals, Histories and Files, when printed, on the desks of Senators, at least one hour previous to the opening of the session.

Additional Duties

10.5. The Sergeant-at-Arms is authorized to procure such boxes, packing and other materials as are necessary to ship to the Members of the Senate at their various places of residence their bill files, books, stationery and other printed matter at the close of each session. All proposed expenditures by the Sergeant-at-Arms incurred pursuant to this rule or in performing any duties imposed by law or by the rules or resolutions of the Senate shall be subject to approval by the Senate Committee on Rules or its authorized representative pursuant to Standing Rule No. 13.1. All claims incurred by the Sergeant-at-Arms shall be submitted to said committee or its authorized representative and, if approved, shall be transmitted to the Controller for payment pursuant to this Rule.

Officers and Employees, Compensation; Approval

10.6. The Controller is hereby authorized and directed to draw his warrants in favor of the Secretary of the Senate, the Sergeant-at-Arms, and other officers and employees who render services to the Senate as certified weekly by the Senate Committee on Rules or by its authorized representative, from the fund set aside for the pay of officers and employees of the Senate at the rate of compensation certified by the committee or its representative, and the Treasurer is hereby directed to pay the same.

The Secretary of the Senate and the Sergeant-at-Arms shall approve and transmit to the Committee on Rules the claims for their compensation and for the compensation of their respective employees.

Expenditures After Final Adjournment

10.7 After final adjournment expenditures by the Secretary of the Senate or the Sergeant-at-Arms of the Senate for postage, express, freight charges, or other purposes for which cash payments are necessary, shall be paid from funds allocated to the Senate Committee on Rules for such purpose, subject to approval by the Senate Committee on Rules or its authorized representative. The Controller shall draw warrants on the Contingent Fund of the Senate in favor of the Secretary of the Senate or the Sergeant-at-Arms for such expenditures only in the amount authorized by the Senate Committee on Rules or its authorized representative.

The Secretary of the Senate and the Sergeant-at-Arms shall file with the Committee on Rules or its authorized representative receipts or vouchers covering all expenditures made for such purposes, which shall be transmitted to the Controller by the committee or its authorized representative.

Committees of the Senate

Appointment of Committees

11. The Committee on Rules shall consist of the President pro Tempore of the Senate, who shall be the chairman of the committee, and four other Members of the Senate to be elected by the Senate.

The Committee on Rules shall appoint all other committees of the Senate unless otherwise directed by the Senate and shall designate a chairman of each committee so appointed and a vice chairman of each standing committee.

In making committee appointments, the Committee on Rules shall give consideration to seniority, preference and experience; provided, however, that in making committee appointments, the Rules Committee shall, so far as practicable, give equal representation to all parts of the State.

The Senate Committee on Finance shall consist of four Senate Members of the Legislative Budget Committee and nine additional Members of the Senate appointed by the Committee on Rules.

Ten days before the commencement of any regular session of the Legislature, the Secretary of the Senate shall mail to each member a blank, in a form approved by the Rules Committee, on which the member may indicate his committee preferences and with such blank shall be mailed a stamped envelope addressed to the Rules Committee, care of the secretary, for the convenience of the member in returning such form with his preferences thereon. All such communications shall be retained by the secretary unopened and shall be delivered to the Rules Committee immediately upon the organization of the Senate.

Consideration of Appropriation Bills Before Enactment of Budget

11.1. Until the Budget Bill is finally enacted no standing committee shall report any appropriation bill to the Senate for passage except bills making appropriations for the salaries, mileage, and expenses of the Senate and Assembly, and emergency bills recommended by the Governor, whose letter of recommendation shall be produced before the committee before action is taken by the committee.

Standing Committees

12. The standing committees of the Senate, the number of members, and subjects to be referred to each are as follows:

1. Agriculture, 13 members. All bills amending the Agricultural Code and uncodified legislation relating to the same subject.
2. Business and Professions, 9 members. All bills amending the Business and Professions Code and uncodified legislation relating to the same subjects, except bills relating to horse racing or intoxicating liquors.
3. Education, 11 members. All bills amending the Education Code or relating to the University of California and any uncodified legislation relating to either.

4. Elections, 7 members. All bills amending the Elections Code or uncodified legislation relating to the same subject and constitutional amendments, after consideration by committees having jurisdiction of the appropriate subjects, for consideration of any question relating to submission to the voters.
5. Finance, 13 members. All appropriation bills including the Budget Bill and claim bills but excepting appropriations from the funds of the Senate made by resolution.
6. Fish and Game, 11 members. All bills amending the Fish and Game Code, and uncodified legislation relating to the same subject.
7. Governmental Efficiency, 11 members. All legislation not specifically referred to another committee relating to:
 - a. State policy
 - b. New state functions
 - c. State property
 - d. Reorganization
 - e. State employees
 - f. Horse racing or alcoholic beverages
 - g. All judges' salaries
 - h. The Department of Social Welfare, aid to the aged, to the blind, to children, to the indigent and to other public assistance.
8. Institutions, 7 members. All bills relating to the State Department of Mental Hygiene, or to institutions under its jurisdiction including:
 - a. State hospitals
 - b. Home for the feeble-minded
 - c. Inebriate colonies
 - d. Institutions for delinquents
 - e. Home for the blind
 - f. Industrial workshops
 - g. Any other institutions of a similar nature; andAll bills relating to the Youth Authority and to institutions under its jurisdiction.
9. Insurance and Financial Institutions, 9 members. All bills amending the Unemployment Insurance Code, the Insurance Code and Financial Code, all bills relating to the unemployed, and all bills amending the Corporate Securities Act, and any other legislation relating to these subjects.
10. Judiciary, 15 members. All bills amending the following codes:
 - a. Civil Code
 - b. Code of Civil Procedure
 - c. Corporations Code, except for Corporate Securities Act
 - d. Probate Code
 - e. Penal Code
 - f. All statutes of a penal nature not related closely to a subject embraced in some other code.
11. Labor, 7 members. All bills amending the Labor Code, and uncodified legislation relating to the same subjects.

12. Local Government, 9 members. All bills relating to:
 - a. County government
 - b. Municipal corporations
 - c. Special assessment and other local districts when not regulated by the provisions of some other code and uncodified legislation on the above subjects.
13. Military and Veterans Affairs, 9 members. All bills amending the Military and Veterans Code and uncodified legislation relating to the same subjects.
14. Natural Resources, 11 members. All bills amending the Public Resources Code and uncodified legislation relating to mines and mining, oil, forestry, parks, and to the public domain.
15. Public Health and Safety, 7 members. All bills amending the Health and Safety Code and uncodified legislation relating to the same subjects.
16. Public Utilities, 7 members. All bills amending the Public Utilities Code and other uncodified legislation relating to the same subject.
17. Revenue and Taxation, 11 members. All bills amending the Revenue and Taxation Code, and other uncodified legislation relating to state and county taxes.
18. Rules, 5 members. All proposed amendments to the Rules, and all resolutions relating to the business of the Senate which are not acted upon without reference to committee.
19. Transportation, 13 members. All bills amending the
 - a. Vehicle Code
 - b. Streets and Highways Code
 - c. Harbors and Navigation Code
 - d. Uncodified legislation relating to the same subjects or to aviation.
20. Water Resources, 13 members. All bills amending the Water Code, and uncodified legislation relating to the same subject.

The standing committees of any general session shall be the standing committees of succeeding budget, special or extraordinary sessions unless otherwise ordered by the Senate.

Senate Permanent Fact Finding Committees

12.5. Thirteen Senate Permanent Fact Finding Committees hereinafter described are hereby created pursuant to Section 37 of Article IV of the California Constitution.

Whenever the Senate or a standing committee thereof recommends that the subject matter of a bill be referred to a fact finding committee for interim study, or a Member of the Senate requests in writing that a study be made, the Committee on Rules may assign such study to the Permanent Fact Finding Committee to which the general subject matter involved in the study has been allocated by this rule. The Permanent Fact Finding Committee to which such an assignment is made is authorized and directed to ascertain, study and analyze all facts relating to or bearing upon the subject so assigned including, but not limited to, the operation, effect, administration, enforcement and needed revision of any and all laws in any way bearing upon or relating thereto, and to

report thereon to the Senate, including in its reports its recommendations for appropriate legislation. When a specific study has been assigned as herein provided, the Committee on Rules may, in writing, authorize the extension of the study to any closely related subject which the Committee on Rules deems to be sufficiently connected with the matter originally assigned.

Each such committee shall consist of the number of Members of the Senate determined and appointed by the Senate Committee on Rules. The chairman and vice chairman of each committee shall be appointed by the Committee on Rules, except that the President pro Tempore of the Senate shall be chairman of the General Research Committee. After the first appointments are made, new appointments shall be made at the close of each subsequent general session. Vacancies occurring in the membership of each committee shall be filled by the appointing power.

Each such committee has continuous existence until such time as its existence is terminated by resolution adopted by the Senate, and each such committee is authorized to act both during and between sessions of the Legislature, including any recess.

Each such committee shall file a final report with the Senate by not later than the thirtieth calendar day of each general session.

Each such committee and its members shall have and exercise all of the rights, duties and powers conferred upon investigating committees and their members by the provisions of the Joint Rules of the Senate and Assembly and of the Standing Rules of the Senate, which provisions are incorporated herein and made applicable to said committees and their members. Except for the General Research Committee a majority of the members appointed to each committee shall constitute a quorum of the committee, and except for the General Research Committee no subcommittee shall be appointed consisting of less than a quorum of the committee.

Each such committee has the following additional powers and duties:

(a) To contract with such other agencies, public or private, as it deems necessary for the rendition and affording to such services, facilities, studies and reports to the committee as will best assist it to carry out the purposes for which it is created.

(b) To co-operate with and secure the co-operation of county, city, city and county, and other local law enforcement agencies in investigating any matter within the scope of this resolution and to direct the sheriff of any county to serve subpoenas, orders and other process issued by the committee.

(c) To meet and act at any place within the State of California and, when authorized to do so in writing by the Senate Committee on Rules, to meet and act outside the State in carrying out its duties.

(d) To report its findings and recommendations to the Legislature and to the people from time to time and at any time, not later than herein provided.

(e) To do any and all other things necessary or convenient to enable it fully and adequately to exercise its powers, perform its duties, and accomplish the objects and purposes of this resolution.

The committees created by this resolution and the subjects allocated to them are:

(1) The Fact Finding Committee on Agriculture is allocated the subject matter embraced in the Agricultural Code and uncodified legislation on the same subject.

Any state agency which proposes the expenditure of any state funds for capital outlay providing for plans, specifications, construction or purchase of new facilities which are to be used for agricultural purposes shall first submit such proposals to the Fact Finding Committee on Agriculture to enable such committee to review and inspect such facilities, equipment or items and to report thereon to the Director of Finance. The Department of Finance shall consider the recommendations of the committee in approving or disapproving any such expenditures in order that any resulting economies may be reflected as soon as practicable.

(2) The Fact Finding Committee on Business and Commerce is allocated: the subject matter embraced in the Business and Professions Code; the subject matter embraced in the Unemployment Insurance Code, the Insurance Code, the Financial Code, and in uncodified statutes relating to the unemployment, and in the Corporate Securities Act; and uncodified laws relating to said subject matter.

(3) The Fact Finding Committee on Education is allocated the subject matter embraced in the Education Code and in laws relating to the University of California, and uncodified legislation on both subjects.

(4) The Fact Finding Committee on Governmental Administration is allocated: the subject matter embraced in the Elections Code; the subject of problems and legislative proposals involving state policy, new state functions, state property, government reorganization, state employees and judges, salaries; and the subjects of the Department of Mental Hygiene and Institutions under its jurisdiction including state hospitals, homes for feeble-minded, inebriate colonies, institutions for delinquents, homes for the blind, industrial workshops, similar institutions; and the Youth Authority and institutions under its jurisdiction.

(5) The Fact Finding Committee on Judiciary is allocated the subjects embraced in the Civil Code, the Code of Civil Procedure, the Corporations Code (excepting the Corporate Securities Act), the Probate Code, and the Penal Code, and all statutes of penal nature not related closely to a subject embraced in some other code.

(6) The Fact Finding Committee on Labor and Welfare is allocated the subject matter embraced in the Labor Code, the Military and Veterans Code, and uncodified legislation on these subjects, as well as problems and proposed legislation relating to the Department of Social Welfare, aid to the aged, to the blind, to children, to the indigent and to other public assistance.

(7) The Fact Finding Committee on Local Government is allocated the subject of county government, municipal corporations, and special assessment and other local districts when such districts are not regulated by the provisions of some other code; and in addition the subject of uncodified legislation relating to these matters.

(8) The Fact Finding Committee on Natural Resources is allocated: the subject matter embraced in the Public Resources Code and uncodified legislation relating to mines and mining, oil, forestry, parks and the public domain; and the subject matter embraced in the Fish and Game Code and uncodified laws on that subject.

(9) The Fact Finding Committee on Public Health and Safety is allocated the subject matter embraced in the Health and Safety Code and uncodified legislation on the same subject.

(10) The Fact Finding Committee on Revenue and Taxation is allocated: the subject matter embraced in the Revenue and Taxation Code and other laws relating to state and county taxes; and the subject matter of state finances and appropriations.

(11) The Fact Finding Committee on Transportation and Public Utilities is allocated the subject matter embraced in the Public Utilities Code, the Vehicle Code, the Streets and Highways Code, the Harbors and Navigation Code, and in uncodified laws germane thereto, and the subject matter of highway user taxes and fees.

(12) The Fact Finding Committee on Water Resources is allocated the subject matter embraced in the Water Code and uncodified laws relating to water resources.

(13) The General Research Committee, consisting of 40 members, is allocated all subjects within the scope of legislative regulation and control but shall not undertake any investigation which another committee has been specifically requested or directed to undertake. The General Research Committee may act only through subcommittees appointed by the Senate Committee on Rules and only on the particular study or investigation assigned by the Senate Committee on Rules to such subcommittees.

The Senate Committee on Rules is authorized to allocate to any such subcommittee from the Contingent Funds of the Senate such sums as the Committee on Rules deems necessary to complete the investigation or study conferred upon that subcommittee.

12.6. A member of an investigating committee may, during the interim between sessions of the Legislature, resign from such committee by transmitting to the Senate Committee on Rules his written resignation and transmitting a copy thereof to the chairman of the committee from which he is resigning. Such resignation shall be effective for all purposes upon receipt thereof by the Committee on Rules.

Committee on Rules

13. The Committee on Rules is charged with the general responsibility for the administrative functioning of the Senate. The committee shall have general charge of the books, documents and other papers and property of the Senate and shall see that the same are properly kept, cared for, filed or otherwise disposed of in accordance with law and the rules applicable thereto. The committee shall also have the duty of making studies and recommendations designed to promote, improve, and expedite the business and procedure of the Senate and of the committees thereof, including investigating committees consisting wholly or in part of Members of the Senate, and of proposing any amendments to the rules deemed necessary to accomplish such purposes.

The Committee on Rules shall continue in existence during any recess of the Legislature and after final adjournment and until the convening of the next regular general session and shall have the same powers and duties as while the Senate is in session. The committee shall have authority to fill vacancies in any Senate committee or in the Senate membership of any joint committee.

In dealing with any matter within its jurisdiction the committee and its members shall have and exercise all of the rights, duties, and powers conferred upon investigating committees and their members by the Joint Rules of the Senate and Assembly as they are adopted and amended from time to time, which provisions are incorporated herein and made applicable to the Committee on Rules and its members.

The committee may make available to any Senate or joint committee or any Member of the Senate such assistance in connection with the duties of the committee or other legislative matters as the personnel under the direction of the committee or its other facilities permit.

The committee shall make available to and shall furnish to the Senate investigating committees created at this regular session and to each of the members thereof such secretarial and stenographic help as may be reasonably necessary for such committees and each of the members thereof to make and carry on the studies and investigations required by or of them by the resolutions creating such committees, and for such purpose, in addition to any other power or authority, the Committee on Rules may employ such additional stenographic and secretarial assistants as may be necessary, assign and reassign such assistants, prescribe the amounts, times and methods of payment of their compensation, and provide for the auditing of any and all records and accounts in respect thereto.

The Committee on Rules shall constitute the Committee on Introduction of Bills and shall have charge of engrossment and enrollment of bills, contingent expenses of the Senate and legislative printing except insofar as these functions are delegated to the Secretary of the Senate. The Senate Committee on Rules shall have charge of the attaches unless a Committee on Attaches is appointed.

The rooms, passages, and buildings set apart for the use of the Senate shall be under the direction of the Committee on Rules and the committee may assign the press desks in the Senate Chamber to accredited newspaper representatives.

Executive communication of nominations sent by the Governor to the Senate for confirmation shall be referred to the Committee on Rules, unless otherwise ordered by the Senate, without debate.

Expenses of Senate Committees

13.1 All claims for expenses incurred by interim investigating committees of the Senate shall be approved by the Committee on Rules, or its authorized representative, before such claims are presented to the Controller.

All proposed expenditures, other than expenditures of the funds of an interim investigating committee, shall be approved by the Committee on Rules, or its authorized representatives before such expenses are incurred, unless such expenditure is specifically exempted from the provisions of this rule by the resolution authorizing it.

No warrant shall be drawn in payment of any claim for expenses until the approval of the Committee on Rules, or its authorized representative, has been obtained in accordance with the provisions of this rule.

The Committee on Rules may adopt rules and regulations limiting the amount, time, and place of expenses and allowances to be paid to employees of Senate interim investigating committees and regulating the terms and conditions of employment of such employees. Copies of all rules and regulations adopted pursuant to this rule shall be distributed to the chairman of every such investigating committee.

Alteration, Repair, Improvement to Senate

13.2. Pursuant to the powers vested in the Senate Committee on Rules, and during such time as the Senate is not in session, the committee is authorized and directed to incur and pay such expenses of the Senate not otherwise provided for as the committee determines are reasonably necessary, including the repair, alteration, improvement and equipping of the Senate Chamber and the offices provided for the Senate in the State Capitol.

In order to avoid unanticipated reversions of appropriations for contingent expenses, the Senate Committee on Rules may designate the appropriation from which payment shall be made pursuant to allocations to interim committees or for other purposes. If there should be insufficient money available in any such appropriation to pay all claims pursuant to allocations charged against it, the committee shall designate another appropriation from which such allocations shall be paid.

Rooms and Property of Senate

13.3. The Senate Committee on Rules is responsible for the safekeeping of Senate property after adjournment of each session until the Senate shall reconvene again. The Chief of the Bureau of Buildings and Grounds is directed to leave the Senate Chamber and all the committee rooms and other rooms used by the Senators and officers of the Senate in such condition that they will be available for the use of the Senate at any time; and it is further directed that no persons other than the members, officers and the attaches of the Senate be permitted to occupy or use the offices, committee rooms and other rooms now occupied by the Senate without permission as hereinafter provided, and that the desks, furniture, and other equipment of the Senate be at the disposal of the Senate Committee on Rules upon adjournment of each session and until the Senate shall reconvene, and that no person except Members of the Senate be permitted to occupy any of the Senate's offices or make use of Senate equipment without permission of the committee or its authorized representative.

Inventory of Senate Property

13.4. The Senate Committee on Rules is authorized and directed, through its authorized representative, to make and maintain a complete inventory of all property of the Senate, including all such property in the possession or control of any Senate interim committee. The Committee on Rules shall have custody and control of all such property of

the Senate and shall adopt such rules or orders as it may determine are necessary relating to the purchase, care, custody and use or disposal thereof.

No furniture, equipment, or other property, other than supplies, shall be purchased by any Senate interim committee unless prior approval is obtained from the Senate Committee on Rules or its authorized representative.

STATUS OF STANDING RULES FOR PRECEDING GENERAL SESSION

13.5. The adoption of the Standing Rules for any budget session or special session shall not be construed as modifying or rescinding the Standing Rules of the Senate for the preceding general session, nor as affecting in any way the status or powers of the interim committee created by those rules.

Contingent Expense Fund

13.6. The Senate Committee on Rules is the committee provided for in Section 9126 of the Government Code. The balance of all money in the Senate Contingent Fund, including money now or hereafter appropriated by the Legislature, except such sums as are specifically made available for purposes other than the expenses of designated interim committees, is hereby made available to the Senate Committee on Rules for any charges or claims it may incur in carrying out the duties imposed upon it by these rules or by Senate or joint resolution.

The Senate Committee on Rules is authorized to allocate to the Senate Standing Committee on Finance from the Contingent Funds of the Senate such sums as the Committee on Rules deems necessary to enable the Committee on Finance to consider the Budget Bill during the recess authorized to be taken for that purpose at a Budget Session. The money made available by this rule includes such sums as are specifically made available by the Senate for the expenses of designated interim committees.

Schedule of Committee Meetings

14. The Committee on Rules shall propose to the Senate such schedules for regular meetings of the standing committees as will permit a full attendance of their members without conflict of committee engagements.

The committee may also propose such special committee meetings or special schedules of committee meetings as will facilitate the business of the Senate. Such schedules may provide a special schedule of committee meetings or upon certain days of the week or to meet any special condition which may arise.

Quorum of Standing Committees

15. Each standing committee shall determine (a) its own quorum, and (b) the number of votes necessary to take any action upon any bill, resolution, or other matter referred to it, but at least a majority of all members constituting such committee shall be required to report a bill out of committee.

Powers of Standing Committees

16. Each standing committee of the Senate to which a proposed law or bill is assigned shall have full power and authority during the session

of the Legislature or any recess thereof, to make such investigation and study of and concerning any such proposed law or bill as such committee shall determine necessary to enable it to properly enact thereon.

In the exercise of the power granted by this Rule, each committee may appoint a secretary and adopt such rules as may appear necessary and proper to carry out the powers granted and duties imposed under this Rule. It may employ such clerical, legal and technical assistants as may appear necessary when money has been made available therefor by the Senate.

Each standing committee is authorized and empowered to summon and subpoena witnesses, require the production of papers, books, accounts, reports, documents, records and papers of every kind and description, to issue subpoenas and to take all necessary means to compel the attendance of witnesses and to procure testimony, oral and documentary.

The members of such committees are, and each of them is, authorized and empowered to administer oaths, and all of the provisions of Chapter 4 of Part 1, Division 2, Title 2 of the Government Code, relating to the attendance and examination of witnesses before the Legislature and the committees thereof, shall apply to such committees.

The Sergeant-at-Arms of the Senate, or other person designated by the Sergeant-at-Arms or by the committee, shall serve any and all subpoenas, orders and other process that may be issued by the committee, when directed to do so upon a vote of the majority of the membership of the committee.

All officers of this State, including the heads of each department, agency and subdivision thereof, and all employees of such departments, agencies and subdivisions, the Legislative Counsel, and all other persons whether connected with the State Government or not, shall give and furnish to these committees upon request such information, records and documents as the committees deem necessary or proper for the achievement of the purposes for which each standing committee was created.

Each standing committee may meet at the State Capitol and do any and all things necessary or convenient to enable it to exercise the powers and perform the duties herein granted to it and may expend such money as may be made available by the Senate for such purpose; but no committee shall incur any indebtedness unless money shall have been first made available therefor.

Special Investigating Committees

17. Except as provided by these rules, no committee for the investigation of any special subject shall be appointed except pursuant to a resolution which shall be entered in the Journal and referred to the Committee on Rules, and which shall be approved by a vote of a majority of the members elected to the Senate. The subject and purpose of the investigation shall be expressed in the title of the resolution and the scope of the investigations shall be consistent with the subject and purposes so expressed. No such committee shall have authority to extend its investigations to subjects not so expressed, nor beyond the scope indicated in the resolution. Unless otherwise directed by the reso-

lution any committee so authorized shall be appointed within 20 days after the adoption of the resolution.

Funerals

17.5. The chairman or vice chairman of the Senate Committee on Rules may designate any one or more of the Members of the Senate as a Senate interim committee to attend funerals in appropriate circumstances. The members so designated shall receive their actual and necessary expenses incurred in the performance of their duties or in lieu of such expenses the same allowances for accommodations and meals, and mileage as is provided by the Joint Rules for members of investigating committees.

The chairman or vice chairman of said Committee on Rules or any Member of the Senate designated by either of said officers may incur such expense as may be necessary for the purchase on behalf of the Senate of suitable floral pieces for any such funeral.

All expenses incurred pursuant to this resolution are hereby ordered to be paid out of the money allocated from the Contingent Fund of the Senate to the said Senate Committee on Rules and disbursed, after certification by the chairman or vice chairman of the committee, or by the committee's disbursing officer appointed and designated therefor by the committee, upon warrants drawn by the State Controller upon the State Treasurer.

No Committee Expenditures Permitted

18. No member of any committee shall be permitted to incur any expense chargeable to the Senate unless authorized by resolution of the Senate.

Procedure and Rules

Joint and Concurrent Resolutions and Constitutional Amendments

19. Joint and concurrent resolutions and constitutional amendments shall be treated the same as bills; except, that they shall have but one official reading, which reading shall occur after they have been reported by committee.

Parliamentary Rules

20. In all cases not provided for by the Constitution, these Rules, or by the Joint Rules of Senate and Assembly the authority shall be Mason's Manual.

Suspension or Amendment of Rules

21. No standing rule of the Senate may be repealed or amended except upon an affirmative vote of a majority of the Members of the Senate, one day's notice being given, but any rule not requiring more than a majority vote may be temporarily suspended by a vote of a majority of the Members of the Senate. A rule requiring a two-thirds vote on any question may be amended only by a two-thirds vote on one day's notice, and a rule requiring a two-thirds vote may be temporarily suspended only by a two-thirds vote.

All proposed amendments to these rules shall, upon presentation, be referred to the Committee on Rules without debate.

Introduction and Reference of Bills**Introduction, First Reading, and Reference of Bills**

22. Any Senator desiring to introduce a bill shall send it to the Senate desk.

The Committee on Rules shall check all Senate bills prior to introduction and all Assembly bills before reference to committee and shall designate the committees to which they shall be referred. The provisions of Rule 12 referring to the assignment of bills are intended as a guide to the committee but are not binding upon the committee.

Under the order of Introduction of Bills, the Secretary shall assign a number to each Senate bill, shall read it the first time, shall read the name of the committee to which the bill has been assigned by the Committee on Rules, and unless otherwise ordered by the Senate without debate the assignment of the bill shall then be complete and after printing the Secretary shall deliver the bills to the committee so designated.

Under the order of Messages from the Assembly the Secretary shall read each Assembly bill the first time, shall read the name of the committee to which the bill has been assigned by the Committee on Rules, and unless otherwise ordered by the Senate without debate the assignment of the bill shall then be complete and the Secretary shall deliver the bill to the committee so designated.

Digest of Bills Introduced

22.2. No bill shall be introduced unless it is contained in a cover attached by the Legislative Counsel and unless it is accompanied by a digest prepared and attached to the bill by the Legislative Counsel, showing the changes in the existing law which are proposed by the bill. If any bill is presented to the Secretary for introduction which does not comply with the foregoing requirements of this rule the Secretary shall return it to the member who presented it.

The digest shall be printed on the bill as introduced in distinctive type upon the lower part of the first page thereof.

Introduction of Bills by a Committee

23. Any committee may introduce a bill germane to any subject within the proper consideration of such committee in the same manner as any member.

Introduction of Bills at Special Sessions

24. Whenever at any special session a bill is received at the desk, under the order of Introduction of Bills, it shall be referred to the Committee on Rules which shall decide whether or not such bill can properly be considered at the session. If in the judgment of the Committee on Rules such bill can be considered it shall report it back and designate the committee to which it shall be assigned. Thereafter it shall be assigned a number by the Secretary, be read first time, and referred to the committee recommended by the Committee on Rules unless otherwise referred on motion without debate.

Senate Resolutions

25. All Senate resolutions upon being presented shall be given a number by the Secretary. Such resolutions shall be printed in the Journal and indexed in the History and Journal.

Bills in Committee**Committee Hearings**

26. As soon as practicable after the commencement of the session the chairman of each committee shall prepare a schedule of hearings concerning bills referred to the committee. The schedule shall be arranged according to subjects insofar as may be convenient.

The schedules and any changes therein shall be delivered to the Senate as soon as convenient in order that due notice may be given to persons interested in the legislation.

No bill shall be set for hearing, nor shall any notice thereof be published, by a Senate committee until the bill has been referred to the committee by the Committee on Rules of the Senate.

Substitute Committee Bills

27. A committee may amend into one bill related provisions germane to the subject and embraced within the title; and with the consent of the author the committee may constitute such bill a committee bill by striking out of the heading of the bill the line "Introduced by" and the name of the author and substituting therefor "Substitute committee bill of the Committee on" and the name of the committee.

Withdrawal of Bills for Amendment

27.5. Upon the request of the author of a bill on which no action has been taken other than the original reference to committee, the chairman of the committee to which the bill has been originally referred may, by his individual action taken independently of any committee meeting, cause the bill to be reported to the Senate with the recommendation that amendments submitted by the author be adopted and the bill be reprinted as amended and re-referred to the committee.

Recalling a Bill From Committee

28. The Senate may at any time by 21 votes recall a bill from committee.

Re-reference to Finance Committee

28.5. It shall be the duty of each standing committee to which a bill is referred to determine (1) whether the bill appropriates money, or (2) whether the bill would result in substantial expenditures of state money by (a) imposing new responsibilities upon the State or (b) new or additional duties upon a state agency or (c) liberalization of any state program, function or responsibility. If the standing committee so determines, the standing committee shall report the bill with the recommendation that the bill be referred to the Finance Committee, in addition to such other recommendations as the standing committee deems desirable.

Any member of the Senate may move to refer a bill to the Finance Committee, and the failure or refusal of the standing committee to recommend that the bill be referred to the Finance Committee shall not preclude such a motion by any member of the Senate.

Consideration of Bills**Order of Making Files**

29. When bills are reported from committee they shall be placed upon the General File, to be kept by the Secretary as follows: All bills when reported to the Senate by the committee shall be placed at the

foot of the Second Reading Senate or Assembly File, in the order in which the reports are made, and after the second reading they shall be placed at the foot of the Senate or Assembly Third Reading File, in the order of reading. Unless otherwise ordered by the Senate the File shall be taken up in the following order: Senate Second Reading File, Assembly Second Reading File and Senate Third Reading File, Assembly Third Reading File. The bills upon third reading shall be considered in the order in which they appear upon the File, unless otherwise ordered by the Senate.

An inactive file shall be kept to which bills may be transferred at the request of the author, or on motion, and they shall be so transferred when they have been passed on third reading file without action three successive times. Bills may be carried on the inactive file by author and bill number without setting forth the title.

Bills may be transferred from the inactive file to the second reading file on motion, and after being read the second time such bills will take their place regularly on third reading file and be available for consideration and passage.

Notices of committee hearings shall be published in the File whenever presented by chairman of committees to the Secretary for that purpose. For such purpose bills will be identified by subject or by number.

Re-reference to Committee

29.1. Whenever the Assembly amends and passes a Senate bill the Legislative Counsel shall, within one day after the bill is passed by the Assembly, prepare and transmit to the Secretary of the Senate and to the Chairman of the Senate Committee on Rules, a brief digest summarizing the effect of the Assembly amendment. The Secretary of the Senate shall cause said digest to be printed in the Daily File immediately following any reference in said file to the bill covered by the digest. No such bill may be acted upon until said digest has been received. If the digest discloses that the Assembly amendment has made a substantial substantive change in the bill as first passed by the Senate the bill shall, on motion of the Chairman of the Senate Committee on Rules, be immediately referred to that committee for reference to an appropriate Senate standing committee.

Special Order

30. Any measure or subject may, by vote of a majority of those voting, be made a special order, and when the time fixed for its consideration arrives, the presiding officer shall lay it before the Senate.

Messages From the Governor or Assembly

31. Messages from the Governor or from the Assembly may be introduced at any stage of business except while a question is being put, while the ayes and noes are being called, or while a Senator is addressing the Senate.

Messages from the Governor or from the Assembly may be considered when indicated in the order of business or at any other time by unanimous consent or upon motion.

Engrossing Bills

32. All Senate bills, constitutional amendments and joint or concurrent resolutions shall be engrossed before final action is taken on them

in the Senate. Engrossment shall consist of comparing the printed engrossed bill with the original bill introduced and any amendments adopted to ascertain that it is correct. When a bill is reported correctly engrossed it shall be substituted on the file for the original bill.

Enrolling Bills

33. All Senate bills shall be enrolled immediately following their final passage and receipt from the Assembly. An enrolled copy of every such bill, amendment or resolution shall be printed and examined to ascertain that it is a true and accurate copy of the measure as it was passed. It shall then be authenticated by the signatures of the President or President pro Tempore of the Senate and the Secretary or an Assistant Secretary of the Senate and by the corresponding officers of the Assembly and transmitted without delay to the Governor.

DEBATE

Statement of Motion

34. No motion shall be debated until the same be distinctly announced by the President; and it shall be reduced to writing if desired by the President or any Senator, and read by the Secretary, before the same shall be debated.

Regulations as to Speaking

35. 1. When a Senator desires to address the Senate, he shall rise in his place, address the President, and when recognized he shall proceed to speak through the public address system.
2. No Senator shall speak more than twice in any one debate on the same day, and at the same stage of the bill, without leave; and Senators who have once spoken shall not again be entitled to the floor (except for explanation) so long as any Senator who has not spoken desires to speak.
3. When two or more Senators arise at the same time to address the Senate, the presiding officer shall designate the Senator who is entitled to the floor.
4. No Senator shall be interrupted when speaking, and no question shall be asked him except through the presiding officer.
5. The author of a bill, motion, or resolution shall have the privilege of closing the debate.

Order in Debate

36. When a Senator shall be called to order he shall sit down until the President shall have determined whether he is in order or not; and every question of order shall be decided by the President, subject to an appeal to the Senate by any Senator. If a Senator be called to order for words spoken, the objectionable language shall immediately be taken down in writing by the Secretary of the Senate.

Right to Address the Senate

37. No person other than a Member of the Senate or the President thereof, shall address the Senate while it is in session but the Senate may resolve itself into a Committee of the Whole and while sitting as such committee may be addressed by persons other than members.

Questions and Motions**Amendments to Bills**

38. When amendments to a bill are reported by a committee or offered from the floor, such amendments shall be submitted in quadruplicate.

Adoption of amendments to any bill in the Senate prior to third reading, other than by roll call, shall not preclude subsequent consideration in committee or on the third reading of the bill, of such amendments or any part thereof, by the Senate.

Motion to Lay on the Table

39. When an amendment proposed to any pending measure shall be laid on the table, it shall not carry with it or prejudice such measure.

Division of a Question

40. If a question in debate contains more than one distinct proposition, any Senator may have the same divided.

The Previous Question

41. The previous question shall be put in the following form: "Shall the question be now put?" It shall require a majority vote of the Senators present; and its effect shall be to put an end to all debate except that the author of the bill or the amendment shall have the right to close, and the question under discussion shall thereupon be immediately put to a vote.

Call of the Senate

42. Upon a motion being carried for a call of the Senate, the President shall immediately order the doors to be closed, and shall direct the Secretary to call the names of the absentees as disclosed by the last previous roll call. Thereupon, no members shall be permitted to leave the Senate Chamber except by written permission of the President pro Tempore or in his absence of the presiding officer. Those members who are found to be absent and for whom no excuse or insufficient excuses are made, may, by order of those present, be taken into custody, as they appear, or may be sent for and then taken into custody by the Sergeant-at-Arms whenever found, or by special messenger to be appointed for that purpose. In the absence of a quorum, a majority of the members present may order a roll call of the Senate and compel the attendance of absentees in the manner above provided.

A call of the Senate may be ordered after the roll has been called and prior to the announcement of the vote.

No recess can be taken during a call of the Senate. During a call, the Senate may consider and transact any matter or business that the Senators then present shall unanimously decide to consider, but no call of the Senate shall be had during a call of the Senate, except that during a call which was ordered for the purpose of procuring sufficient attendance for the conduct of business of the Senate in general and not for any other purpose, such call may be made to apply also to not more than one item of business by motion made and adopted by a majority vote of the members present after the roll has been called and prior to the announcement of the vote on such item of business. Under such circumstances, when the call of the Senate is dispensed with as to the item of business to which it is so applied it shall be deemed dispensed with as to the purpose for which it was originally made. When a call of the

Senate is ordered, pending the announcement of the vote upon the completion of a roll call, the pending roll call shall become unfinished business, the consideration of which shall be continued until further proceedings under the call of the Senate are dispensed with, when it will forthwith become the order of business before the Senate.

Reconsideration

43. On the day on which a vote has been taken on any question a motion to reconsider the vote may be made by any member.

The motion may be considered on the day made or on the succeeding legislative day but may not be further postponed without the concurrence of 27 members.

No vote on a Senate bill may be reconsidered on or after the last day fixed for the consideration of Senate bills prior to adjournment and no vote may be reconsidered on the last day of the session.

When reconsideration of the vote by which any bill was passed has been demanded the Secretary shall not transmit it to the Assembly until the demand has been disposed of or the time for reconsideration has expired, but if the bill has already been transmitted to the Assembly the demand for reconsideration shall be preceded by a motion to request the Assembly to return the bill. This motion shall be put to a vote immediately without debate and if not adopted shall preclude a demand for reconsideration.

A demand to reconsider the vote on any debatable question opens the main question to debate and the vote on the reconsideration shall be on the merits of such main question.

Voting by Senate

Rescinding

43.5. No action whereby a bill has been passed or defeated may be rescinded without the concurrence of 27 members.

Voting on Roll Call

44. Whenever a roll call is required by the Constitution or Rules, or is ordered by the Senate or demanded by three members, every member within the Senate shall without debate answer "Aye" or "No" when his name is called.

The names of members shall be called alphabetically.

No Senator shall be permitted to vote or change his vote after the announcement of the vote by the presiding officer.

Excused From Voting

45. When a Senator declines or fails to vote on call of his name he may, after completion of the roll call, and before the announcement of the vote be required to assign his reasons therefor, and having assigned them, the presiding officer shall submit the question to the Senate: "Shall the Senator, for the reasons assigned by him, be excused from voting?" which question shall be decided without debate. Unless the Senator is excused from voting he shall be required to vote.

Voting by Presiding Senator

46. When the President pro Tempore or any other Member of the Senate is presiding over the Senate he shall vote on roll call the same as though he were not presiding.

Vote Required

47. Unless otherwise required by the Constitution, the Joint Rules of the Senate and Assembly or by these Rules, any action which can be taken by the Senate requires only a majority vote of the Senate, a quorum being present.

The following actions require 30 votes:

1. To dispose with constitutional provision requiring 30 calendar day delay after introduction before a bill may be heard by any committee or acted upon by either house—(Constitution, Art. IV, Sec. 2).

The following actions require 27 votes:

2. To pass urgency measures—(Constitution, Art. IV, Sec. 1).
3. To suspend constitutional provisions requiring reading bills on three several days—(Constitution, Art. IV, Sec. 15).
4. To pass bills over the Governor's veto—(Constitution, Art. IV, Sec. 16).
5. To increase or diminish the number of superior court judges or to remove judges—(Constitution, Art. VI, Secs. 9, 10).
6. To propose constitutional amendments or revision of the Constitution—(Constitution, Art. XVIII, Secs. 1, 2).
7. To change rate of taxation for state purposes—(Constitution, Art. XIII, Secs. 14, 16).
8. To authorize deposit of public money in banks—(Constitution, Art. XI, Sec. 16½).
9. To remove a member of the Public Utilities Commission—(Constitution, Art. XII, Sec. 22).
10. To change rates or conditions under the State Employees' Retirement System—(Constitution, Art. IV, Sec. 22a).
11. To propose change in location of state capital—(Constitution, Art. XX, Sec. 1).
12. To reconsider the vote by which a concurrent resolution proposing a constitutional amendment is defeated.
13. To rescind the action whereby a bill has been passed or defeated.
14. To suspend the Rule against lobbying in the Senate Chamber.
15. To concur in Assembly amendments to or to adopt a report of a Committee on Conference concerning constitutional amendments or bills which require 27 votes for passage.
16. To concur in any Assembly amendments to, or any conference report affecting, any Senate bill which contains an item or items of appropriation subject to reduction or elimination under the provision of Section 34A of Article IV of the Constitution.

The following actions require 21 votes:

17. To amend or suspend the Rules.
18. To pass bills, unless under some other Rule a larger vote is required—(Constitution, Art. IV, Sec. 15).
19. To adopt a concurrent resolution approving a county or city charter or amendment thereto—(Constitution, Art. XI, Secs. 7½ and 8).
20. To adopt joint and concurrent resolutions.
21. To reconsider bills, joint and concurrent resolutions.

22. To confirm appointments by the Governor or to reconsider the same.
23. To recall a bill from committee.
24. To concur in Assembly amendments to or to adopt a report of a Committee on Conference concerning concurrent or joint resolutions or bills which require 21 votes for passage.

Actions requiring 14 votes:

25. To reconsider a vote by which a concurrent resolution proposing a constitutional amendment was adopted.

Vote Required for Amendments

48. A constitutional amendment or bill requiring a vote of two-thirds of the members elected to the Senate for final adoption or passage may be amended by a majority of those voting.

Contents of Senate Journal

Proceedings to Be Printed

49. The proceedings of the Senate, when not acting as a Committee of the Whole, shall be entered in the Journal as concisely as possible, care being taken to record a true and accurate account of the proceedings.

The Journal shall state the name of the Senator presenting each Assembly bill, concurrent or joint resolution or constitutional amendment to the Senate for final action.

Every vote of the Senate shall be recorded in the Journal. The committee vote on each bill reported back by a committee, and if a bill is signed out that fact shall also be recorded in the Journal.

Titles of Bills to Be Printed

50. The titles of all bills, joint and concurrent resolutions, and constitutional amendments when introduced and when acted upon by the Senate, and a brief statement of the contents of each petition, memorial or paper presented to the Senate shall be printed in the Journal.

Other Matters to Be Printed

51. Messages from the Governor (other than biennial messages and inaugural addresses) shall be printed in the Journal, unless otherwise ordered by the Senate.

Letters of transmittal presenting reports of interim committees and reports of such state departments and agencies as shall be made to the Senate pursuant to law or resolutions adopted by the Senate, shall be printed in the Journal, but the reports shall be printed in the Appendix to the Journals unless otherwise directed by the Senate.

Duty of Secretary to Order Printing

52. It shall be the duty of the Secretary of the Senate and he is hereby directed during and between sessions of the Legislature to order for the Senate the necessary printing including stationery for the members, and to audit and approve all bills for printing to be charged to the Senate. The Secretary shall order from the State Printer such number of copies of bills, Journals, Histories, Files, forms, and other printing as shall be necessary.

It shall further be the duty of the Secretary to order bills and other legislative publications for which there is a demand printed before the supply of same shall become exhausted.

Printing Only on Written Orders; Rush Orders

53. The State Printer shall not charge any printing or other work to the Senate except as required by law unless he has a written order from the Secretary of the Senate prior to the beginning of the printing or other work. All printing ordered by the Secretary shall be delivered as directed by him. The secretary may, when necessity requires it, order from the State Printer such printing as he deems necessary to be printed in advance of the regular order of business, under specially prepared written order, to be known as a "Rush Order."

Form of Printing Amendments

54. When any bill of either house is amended it shall be immediately reprinted; new matter shall be printed in italics in the printed bill; and matter to be omitted shall be printed in type bearing a single horizontal line through the center and commonly known as "strikeout" type. When a bill is enrolled, all such italics and "strikeout" type shall be omitted and the bill shall be printed in the usual roman type.

The Senate Chamber**Admission Within Bar to Senate**

55. It shall be the duty of the Sergeant-at-Arms to prevent all persons except Senators, ex-Senators, Members of the Assembly, state officers, officers of the two houses, and such accredited newspaper representatives as have seats assigned to them from coming within the bar of the Senate unless upon the invitation of the President or a Senator. No visitor shall be allowed upon the floor while the Senate is in session.

Regulation for Legislative Representatives

56. No person engaged in presenting to the Senate or any of its committees any business, claim, or legislation, shall be permitted to engage in such business in the Senate Chamber or be permitted on the floor of the Senate at any time while the Senate is in session. Any person transgressing this rule shall be removed from the floor of the Senate and shall be debarred from the privilege of the floor during the remainder of the entire session. The President and the President pro Tempore are charged with the enforcement of this rule, and this rule cannot be suspended except by a two-thirds vote of the entire Senate.

This rule shall not apply to members of either house of the Legislature, officers of the State or other public agencies.

Legislative Representation Committee

57. In addition to any other committee provided for by these rules, there shall be a committee to be known as and called the Special Senate Committee on Legislative Representation, which is hereby declared to be a continuing body authorized to act both during and between sessions of the Legislature.

The committee shall have the rights, powers and duties prescribed in Section 9909 of the Government Code, specifically including but not limited to the authority to grant certificates of registration as legislative advocates, and all the rights and powers of legislative investigating committees as provided by the Joint Rules of the Senate and Assembly.

The committee shall study and analyze all facts relating to legislative representation and the regulation thereof, and shall report thereon to the Legislature at each general session and from time to time as the committee deems necessary, including in the reports its recommendations for appropriate legislation.

The committee shall consist of five Members of the Senate to be selected by majority vote of the Senate at each general session of the Legislature. No more than three members of the committee shall be from any one political party. The committee shall select its own chairman.

Any vacancy occurring between general sessions shall be filled by the Committee on Rules, and the Senators appointed shall hold over until their successors are regularly selected.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

NOES—None.

RESOLUTIONS

The following resolutions were offered:

By Senator Donnelly:

Senate Resolution No. 5

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to wait upon His Excellency, the Governor, and inform him that the Senate is duly organized and is now ready to receive any communication he may have to make to it.

Resolution read, and adopted on motion of Senator Donnelly.

Appointment of Special Committee

Pursuant to the provisions of the above resolution, the President of the Senate appointed Senators Donnelly, Richards and Erhart as a Special Committee to wait upon the Governor.

By Senator Dolwig:

Senate Resolution No. 6

Relative to notifying the Assembly of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a special Committee of Three Senators to notify the Assembly that the Senate is duly organized and ready to proceed with the business of the State.

Resolution read and adopted on motion of Senator Dolwig.

Appointment of Special Committee

Pursuant to the provisions of the above resolution, the President of the Senate appointed Senators Dolwig, Shaw, and Miller as a Special Committee to notify the Assembly the Senate is organized.

By Senator Brown:

Senate Resolution No. 7

Relative to compensation of statutory officers and employees

Resolved by the Senate of the State of California, That the compensation of statutory officers and other employees of the Senate shall be fixed by the Rules Committee of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McBride, McCarthy, Murdy, O'Sullivan, Rattigan, Regan, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—32.
NOES—None.

By Senator Murdy :

Senate Resolution No. 8

Relative to paying mileage of Senators and Officers

Resolved by the Senate of the State of California, That the State Controller be and he is hereby directed and ordered to draw his warrants upon the proper funds in favor of the following named Senators and Officers of the Senate for the amount set opposite each of their names, and the State Treasurer is hereby directed and ordered to pay the same, being the mileage due them by law, for attendance upon the 1960 Regular Session of the Legislature :

Senators	County	Mileage	Total at 5 cents per mile
Arnold, Stanley	Lassen	156	\$22.80
Beard, J. William	Imperial	1,292	60.30
Berry, Swift	El Dorado	100	5.00
Brown, Charles	Inyo	1,202	64.60
Burns, Hugh M.	Fresno	338	16.90
Byrne, Paul L.	Butte	202	10.10
Cameron, Ronald G.	Placer	74	3.70
Christensen, Carl L.	Humboldt	624	31.20
Cobey, James A.	Merced	228	11.40
Collier, Randolph	Siskiyou	590	29.50
Coombs, Nathan F.	Napa	122	6.10
Dilworth, Nelson S.	Riverside	1,092	54.60
Dolwig, Richard J.	San Mateo	236	11.80
Donnelly, Hugh P.	Stanislaus	182	9.10
Ehrhart, A. A.	San Luis Obispo	666	33.30
Farr, Fred S.	Monterey	458	22.90
Fisher, Hugo	San Diego	1,146	57.30
Gibson, Luther E.	Solano	112	5.60
Grunsky, Donald L.	Santa Cruz	436	21.80
Hollister, John J., Jr.	Santa Barbara	920	46.00
Holmdahl, John W.	Alameda	180	9.00
Johnson, Ed. C.	Yuba	106	5.30
McAtter, J. Eugene	San Francisco	180	9.00
McBride, James J.	Ventura	980	49.00
McCarthy, John F.	Marin	210	10.50
Miller, George, Jr.	Contra Costa	168	8.40
Montgomery, Robert I.	Kings	128	6.40
Murdy, John A., Jr.	Orange	978	48.90
O'Sullivan, Virgil	Colusa	174	8.70
Rattigan, Joseph A.	Sonoma	228	11.40
Regan, Edwin J.	Trinity	434	21.70
Richards, Richard	Los Angeles	894	44.70
Rodda, Albert S.	Sacramento	8	.40
Shaw, Stanford C.	San Bernardino	970	48.50
Short, Alan	San Joaquin	96	4.80
Slattery, Waverly Jack	Lake	320	16.00
Stiern, Walter W.	Kern	550	27.50
Teale, Stephen P.	Calaveras	154	7.70
Thompson, John F.	Santa Clara	256	12.80
Williams, J. Howard	Tulare	468	23.40
			Total at 10 cents per mile
Officers	County	Mileage	
Anderson, Glenn M.	Los Angeles	914	91.40
Beek, J. A., Secretary	Orange	990	99.00
Nolan, Joseph F., Sergeant-at-Arms	Los Angeles	894	89.40
Lea, John F., Minute Clerk	Sacramento	2	.20

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Cameron, Cobey, Coombs, Dilworth, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—31.
NOES—None.

By Senator Cameron:

Senate Resolution No. 9

Relative to notifying the Assembly of the election of statutory officers

Resolved by the Senate of the State of California, That the Secretary of the Senate is hereby directed to notify the Assembly that the Senate has elected the following statutory officers:

<i>President pro Tempore</i>	Hugh M. Burns
<i>Secretary of the Senate</i>	J. A. Beek
<i>Sergeant-at-Arms</i>	Joseph F. Nolan
<i>Minute Clerk</i>	John F. Lea
<i>Chaplain</i>	Rev. Isaac E. Metcalf

Resolution read, and adopted on motion of Senator Cameron.

By Senator Burns:

Senate Resolution No. 10

Relative to standing committees

Resolved, That the standing committees of the Senate for the 1959 Regular Session be and the same are hereby adopted as the standing committees of this 1960 Regular Session, including certain vacancies filled or to be filled by the Rules Committee pursuant to Senate Standing Rule No. 13.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, and Stiern—33.

NOES—None.

By Senator McAteer:

Senate Resolution No. 11

Relative to salary warrants

Resolved, That the Controller be and he is hereby directed to deliver to Joseph F. Nolan, Sergeant-at-Arms, or such of his assistants as the Sergeant-at-Arms may designate, warrants for salaries and expenses of members and officers of the Senate.

Resolution read, and adopted on motion of Senator McAteer.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Donnelly, Richards, and Erhart, the Special Committee appointed to wait upon the Governor and inform him of the organization of the Senate, reports they have performed their duty.

Senators Dolwig, Shaw, and Miller, the Special Committee appointed to notify the Assembly of the organization of the Senate, reports they have performed their duty.

RESOLUTIONS

The following resolutions were offered:

By Senator Stiern:

Senate Resolution No. 12

Relative to commending Vernon Smith

WHEREAS, It has come to the attention of the Senate that Vernon Smith, Kern County Road Commissioner, has been signally honored in being awarded the title of "Man of the Year in Traffic Safety for 1959" awarded by the Kern County Safety Council for his role in helping reduce county traffic deaths from county roads from 32 in 1957 to an all-time low in 1959 of 17; and

WHEREAS, Vernon Smith has served as a member of the Highway Advisory Committee of the State Supervisors' Association; local safety council; President, San

Joaquin Valley Road Commissioner's Association; and the Governor's Traffic Safety Conference; and has been a consistent supporter of all officials and agencies working toward highway safety; and

WHEREAS, Vernon Smith served as an engineer in the Road Commissioner's office, after which he served as Assistant Road Commissioner for two years, and has held the important position of Kern County Road Commissioner for the past nine years, during which time he redesigned and rebuilt Alfred Harrell Highway, once designated the most dangerous roadway in Kern County, on which not a single death has occurred since its reconstruction two years ago; and

WHEREAS, In making the award above referred to, Kern County Safety Council President Bernard F. Brown said "Our awards committee took into consideration the fact that Commissioner Smith is a paid official whose job it is to design and build safe highways . . . but the Safety Council's awards committee feels Commissioner Smith has gone beyond the scope of these accepted responsibilities in his sincere efforts in traffic accident prevention"; and

WHEREAS, The attempt to render the highways of the State of California less hazardous than they have been is a cause which properly merits enthusiastic support of all public spirited citizens; now, therefore, be it

Resolved by the Senate of the State of California, That it congratulates Vernon Smith upon the high honors accorded him and commends him for the distinguished service he has rendered the people of the State of California in general and Kern County in particular; and be it further

Resolved, That the Secretary of the Senate be and he is hereby directed to have prepared a suitably engrossed copy of this resolution and present it to Vernon Smith.

Resolution read, and adopted on motion of Senator Stiern.

By Senator Rodda:

Senate Resolution No. 13

Relative to commending A. E. Comstock

WHEREAS, On January 29, 1960, Adelbert E. Comstock retired from his position in the Capitol Building Branch of the Sacramento Post Office; and

WHEREAS, "Del" Comstock, as he is familiarly and affectionately known to his numerous friends and co-workers, has served the postal department since 1911 and has been the one who has supplied the Senate with the vast number of postage stamps that have conveyed news of legislative import to the people of the State of California; and

WHEREAS, During all these years, Del Comstock has endeared himself to the great number of people he has served by his prompt attention to business, his intimate familiarity with all postal matters, his sympathetic consideration of the problems of those he served and his unfailing courtesy and kindliness; and

WHEREAS, In addition to his commendable service as a public official he has devoted unmeted time and attention to furthering such good causes as have appealed to him, particularly in fostering the affairs of the Boy Scouts of America for which he was recently given the silver beaver, the highest award in Scouting; now, therefore, be it

Resolved by the Senate of the State of California, That it congratulates Del Comstock on his enviable record, and commends him for his faithful discharge of duty; and be it further

Resolved, That the Secretary of the Senate be and he is hereby directed to have prepared a suitably engrossed copy of this resolution and present it to Del Comstock.

Resolution read, and adopted on motion of Senator Rodda.

By Senator Thompson:

Senate Resolution No. 14

Relating to the sale of wine at Winter Olympics

WHEREAS, The Winter Olympics at Squaw Valley will bring to the State of California, and particularly to the Tahoe region, people from all over the world; and

WHEREAS, This international event gives to the people not only the opportunity of viewing the natural physical beauties of California, but enjoying and appreciating its famous products; and

WHEREAS, California wine is one of the largest agricultural and economic industries in the State and the wines of California have been acclaimed as being as fine as, or better than, those produced anywhere in the world; and

WHEREAS, It has come to the attention of the Members of the Senate of the State of California that purveyors of food and wine in the area of Squaw Valley are featuring wines other than those produced in the State of California, which deprives

the people from all over the world of having the opportunity to taste these rare products at reasonable prices; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate of the State of California does hereby urge that purveyors of food, who also serve wine, feature California wine and afford all the visitors the opportunity to taste at reasonable prices the many excellent vintages produced in this great State; and be it further

Resolved, That the Governor of the State of California and the California Olympic Commission are requested to use their good offices to effectuate the objectives of this resolution; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a copy of this resolution to the Governor of the State of California and the California Olympic Commission.

Resolution read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

At 12.40 p.m., the following Assemblymen: Messrs. Gaffney, Collier, and Garrigus, appeared at the bar of the Senate and invited the Senators to attend the Joint Meeting in the Assembly Chamber.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time.

Senate Bill No. 1: By Senator McBride—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Finance.

Senate Bill No. 2: By Senators McBride, Dolwig, Burns, Brown, McCarthy, McAtter, Dilworth, Berry, Holmdahl, and Coombs—An act to amend Sections 17027, 17042, 17045, 17072, 10101, 17102, 17103, 17104, 17105, 17106, 17107, 17108, 17115, 17116, 17131, 17132, 17138, 17182, 17183, 17202, 17203, 17204, 17214, 17215, 17216, 17216.1, 17218, 17253, 17254, 17255, 17256, 17264, 17265, 17283, 17287, 17441, 17501, 17503, 17504, 17506, 17511, 17512, 17513, 17514, 17516, 17517, 17522, 17531, 17534, 17537, 17580, 17611, 17612, 17631, 17632, 17635, 17636, 17637, 17638, 17639, 17640, the title to Article 2) commencing at Section 17651) of Chapter 7 of Part 10 of Division 2, 17651, 17652, 17653, 17654, 17655, 17681, 17682, 17683, 17684, 17685, 17686, 17687, 17688, 17689, 17690, 17711, 17734, 17783, 17785, 17812, 17818, 17852, 17865, 18031, 18042, 18045, 18052, 18081, 18082, 18091, 18096, 18097, 18099, 18121, 18194, 18195, 18197 and 18198 of, to amend and renumber Section 18246 of, to add Sections 17046, 17047, 17053, 17109, 17110, 17111, 17112, 17139, 17205, 17223, 17227, 17228, 17229, 17230, 17231, 17257, 17258, 17262, 17290, 17292, 17334.1, 17367, 17415, 17537.1, 17583, 17592, 17612.1, 17612.2, 17612.3, 17612.4, 17656, 17657, 17658, 17659, 17660, 17689, 17690, 17838, 18051.1, 18057, 18089, 18090, 18090.1, 18090.2, 18092, 18246, 18247, and 18362 to, and to repeal Sections 17633, 17634, 17645, 17646, 17647, 17648, 17649, and 18047 of the Revenue and Taxation Code, relating to personal income taxes, to take effect immediately.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 3: By Senators McBride, Dolwig, Burns, Brown, McCarthy, McAteer, Dilworth, Berry, and Coombs—An act to amend Sections 24343, 24422, 24514, 24541, 24721, 24722, 24836, 24837, 24901, 24912, 24916, 24941, 24943, and 24971 of, to amend and renumber Section 24837 of, to renumber Section 24835 of, to add Sections 24346, 24357, 24358, 24359, 24365, 24366, 24367, 24368, 24368.1, 24373, 24374, 24375, 24376, 24406, 24407, 24408, 24430, 24452, 24454, 24676, 24677, 24678, 24679, 24722.1, 24722.2, 24722.3, 24831, 24832, 24833, 24834, 24835, 24836, 24837, 24838, 24915, 24917, 24942, 24948, 24949, 24949.1, 24949.2, and 25208 to, and to repeal Sections 24357, 24358, 24359, 24831, 24832, 24833, 24834, 24835, and 24917 of the Revenue and Taxation Code, relating to the taxation of banks, corporations, associations and Massachusetts trusts, and providing that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 4: By Senators McCarthy, Christensen, Dolwig, Brown, Erhart, Coombs, Slattery, Regan, Rodda, Berry, Teale, Williams, Murdy, Byrne, Beard, Donnelly, Grunsky, Stiern, Arnold, McBride, Holmdahl, Shaw, Johnson, McAteer, Dilworth, Gibson, Thompson, Short, Richards, Cameron, Farr, Hollister, O'Sullivan, Rattigan, and Collier—An act to amend Section 6359 of the Revenue and Taxation Code, relating to sales and use tax exemptions.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 5: By Senators McAteer, McBride, Brown, McCarthy, Shaw, Stiern, Fisher, O'Sullivan, Short, Slattery, Rattigan, Teale, Farr, Regan, Miller, Montgomery, and Hollister—An act to amend Section 30102 of the Revenue and Taxation Code, relating to the cigarette tax, to take effect immediately.

Referred to Committee on Revenue and Taxation.

Senate Concurrent Resolution No. 1: By Senator Burns—Relative to the adoption of the Joint Rules of the Senate and Assembly.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 2: By Senator Dilworth—Relative to the reports of the annual conventions of the American Legion.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 1, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly has elected the following statutory officers for the 1960 Regular (Budget) Session:

<i>Speaker</i>	Hon. Ralph M. Brown
<i>Speaker pro Tempore</i>	Hon. Carlos Bee
<i>Chief Clerk</i>	Arthur A. Ohnimus
<i>Minute Clerk</i>	Eleanor K. Donoghue
<i>Sergeant-at-Arms</i>	Tony Beard
<i>Chaplain</i>	Rev. R. Wilbur Simmons

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly

MOTION TO PRINT REPORT

Senator Grunsky moved that the Master Plan for Higher Education in California be printed in the Journal and 500 additional copies of the Journal be printed.

Motion carried.

A MASTER PLAN FOR HIGHER EDUCATION IN CALIFORNIA

1960-1975

Prepared for the Liaison Committee of the State Board of Education and
the Regents of the University of California

LIAISON COMMITTEE

State Board Members

William L. Blair
Raymond J. Daba
Mabel E. Kinney
Wilber D. Simons
Roy E. Simpson

The Regents Members

Gerald H. Hagar
Cornelius J. Haggerty
Clark Kerr
Donald H. McLaughlin
Jesse H. Steinhart

By the Master Plan Survey Team

Arthur G. Coons, *Chairman*
Arthur D. Browne
Howard A. Campion
Glenn S. Dumke

Thomas C. Holy
Dean E. McHenry
Henry T. Tyler
Robert J. Wert

Keith Sexton, *Consultant*

With the Assistance of The Technical Committees, The Joint Advisory Committee
and the representatives of the Legislature and other State agencies
Berkeley and Sacramento, February 1960

REPRESENTATIVES OF THE LEGISLATURE AND OTHER STATE AGENCIES

Senators

Nelson S. Dilworth

Donald L. Grunsky

George Miller, Jr.

Assembly Members

Carlos Bee

Dorothy M. Donahoe
Harold T. Sedgwick

Richard T. Hann

From Other State Agencies

T. H. Mugford..... Department of Finance
A. Alan Post..... Office of Legislative Analyst

JOINT ADVISORY COMMITTEE

Created in December 1958, "advisory" to the Superintendent of Public Instruction,
the President of the University and the Joint Staff of the Liaison Committee.

George C. Benson.....	Claremont Men's College
Charles S. Casassa, S.J.....	Loyola University
Calvin C. Flint.....	Foothill College
Samuel B. Gould.....	University of California, S.B.
Malcolm A. Love.....	San Diego State College
Theron L. McCuen.....	Bakersfield College
Emil M. Mrak.....	University of California, Davis
Hugh G. Price.....	State Department of Education
Bill J. Priest.....	American River Junior College
Herman T. Spieth.....	University of California, Riverside
J. E. Wallace Sterling.....	Stanford University
Norman H. Topping.....	University of Southern California
J. Burton Vasche.....	State Department of Education
John T. Wahlquist.....	San Jose State College
Harry R. Wellman.....	University of California
Guy A. West.....	Sacramento State College

TECHNICAL COMMITTEES

Enrollment Projections

Carl M. Frisen, <i>Chairman</i>	State Department of Finance
Algeo H. Brill	Yuba College
Lowell H. Dunigan	State Department of Education
Clyde P. Fisher	California State Polytechnic College
Robert S. Johnson	University of California
Donovan E. Smith	University of California
John K. Steinbaugh	University of Southern California
Elliott J. Taylor	College of the Pacific
Henry T. Tyler	California Junior College Association

Staff

Joseph M. Freitas	State Department of Finance
Evelyn Guttman	State Department of Finance
Walter P. Hollmann	State Department of Finance
Gladys Stone	State Department of Finance

Selection and Retention of Students

Herman A. Spindt, <i>Chairman</i>	University of California
Grant W. Jensen	South High School, Bakersfield
Basil H. Peterson	Orange Coast College
Ralph Prator	San Fernando Valley State College
J. Edward Sanders	Pomona College

Staff

Edward W. Bowes	University of California
Dorothy M. Knoell	State Department of Education
Frances Sybenga, <i>Secretary</i>	University of California

Adult Education

Oscar H. Edinger, <i>Chairman</i>	Mt. San Antonio Junior College
Garlyn A. Basham	Taft Junior College
J. Davis Conner	State Department of Education
Paul E. Crabbe	Vallejo City Schools
George E. Dotson	Long Beach City Schools
Ernest A. Engelbert	University of California
Edward D. Goldman	San Francisco City Schools
Tully C. Knoles, Jr.	Palo Alto Evening High School
Edwin C. Kratt	Fresno City Schools
John A. Morton	Los Angeles State College
Ernest O'Byrne	San Diego State College
Bill J. Priest	American River Junior College
Carl H. Read	John Burroughs Evening School
Paul H. Sheats	University of California
Stanley E. Swarder	State Department of Education
J. Burton Vasche	State Department of Education
Guy A. West	Sacramento State College
Howard E. Wilson	University of California

California's Ability to Finance Higher Education

Joseph O. McClintic, <i>Chairman</i>	San Diego State College
Malcolm M. Davisson	University of California, Berkeley
Stuart E. Marsee	El Camino College
Procter Thomson	Claremont Men's College

Staff

George F. Break	University of California, Berkeley
Martin Caravano	University of California, Berkeley

Costs of Public Higher Education in California

Arnold E. Joyal, <i>Chairman</i>	Fresno State College
Oscar E. Anderson	City College of San Francisco
Kenneth M. Cuthbertson	Stanford University
Arthur J. Hall	San Francisco State College
Raymond W. Kettler	University of California
Daniel B. Milliken	Chaffey College
Donovan E. Smith	University of California
Paul A. Walgren	University of Southern California

Staff

David E. Egan-----Office of Legislative Analyst, Sacramento
 Wesley Hall-----University of California
 Robert Houghton-----Stanford University
 Orrin D. Wardle-----Fresno State College
 Patricia Collins, Secretary-----Fresno State College

Institutional Capacities and Area Needs

Lloyd N. Morrisett, *Chairman*-----University of California
 Charles S. Casassa, S.J.-----Loyola University
 Francis J. Flynn-----Long Beach State College
 T. Stanley Warburton-----Los Angeles City Board of Education

Staff

Lloyd D. Bernard-----University of California
 Lowell H. Dunigan-----State Department of Education
 Hilary G. Fry-----University of California
 Robert S. Johnson-----University of California
 James W. Neil-----Sacramento State College
 Charles E. Young-----University of California
 Elizabeth Connor, Secretary-----University of California

Office Staff

Charlotte Christofferson
 Ruth C. Huenneke
 Prystella Kinsey
 Peggy McCutchan
 Jean Paule
 Margaret Seely

Letter of Transmittal

UNIVERSITY OF CALIFORNIA
 STATE DEPARTMENT OF EDUCATION
 February 1, 1960

Hon. Glenn M. Anderson
President of the Senate, and Members of the Senate
Senate Chamber, Sacramento

Hon. Ralph M. Brown
Speaker of the Assembly, and Members of the Assembly
Assembly Chamber, Sacramento

GENTLEMEN: Assembly Concurrent Resolution No. 88, adopted in the 1959 session, provides that "... the State Board of Education and the Regents of the University of California are requested to report on the subject of this resolution to the Legislature at its 1960 regular session within three days of the convening thereof. . . ." Pursuant to this resolution, we now transmit the recommendations of the study requested, which is entitled *A Master Plan for Higher Education in California, 1960-1975*. The complete report is now being reproduced and will be transmitted to you before March 1. The Liaison Committee further plans to issue the reports of the Technical Committees as separate documents.

We are glad to inform you that these recommendations were unanimously approved in principle by The Regents of the University of California and the State Board of Education in joint session on December 18, 1959. Because of the enthusiastic endorsement of these recommendations by our two boards and their wide acceptance by our faculties, the California Press, and many informed citizens, we are anxious to have them fully implemented.

Accordingly, the full resources of our respective offices are available to assist in any way to carry out those recommendations requiring legislative action. Since the remaining ones already have the approval of our boards, we shall proceed without delay with their implementation.

Respectfully submitted,

CLARK KERR,
 President of the University of California
 ROY E. SIMPSON,
 Superintendent of Public Instruction

Letter of Transmittal to the Liaison Committee

January 29, 1960

To: Liaison Committee of the State Board of Education and the Regents of the University of California

From: Master Plan Survey Team

Subject: Transmission of "A Master Plan for Higher Education in California 1960-1975"

Assembly Concurrent Resolution No. 88 approved by the 1959 Legislature requests the Liaison Committee "... to prepare a Master Plan for the development, expan-

sion, and integration of the facilities, curriculum, and standards of higher education, in junior colleges, state colleges, the University of California, and other institutions of higher education of the State, to meet the needs of the State during the next 10 years and thereafter . . ." and to transmit that plan " . . . to the Legislature at its 1960 regular session within three days of the convening thereof . . ." Accordingly, the committee at its meeting on June 3, 1959, took the two following actions, both subsequently endorsed by the two governing boards:

1. Approved the general outline for the study and the major problems to be included.

2. Created a study committee (later called the Master Plan Survey team) and delegated to it responsibility for developing the plan in accordance with the approved outline.

The Master Plan Survey team now transmits its report to the Liaison Committee. In so doing it comments as follows:

1. Despite widely divergent views held by different members of the team as to how higher education in California should develop in the future, the 63 recommendations made to the committee were approved by the team without a single dissenting vote.

2. The suggestions made by the Liaison Committee for clarification and modification of the survey team's recommendations were of such a constructive character that the team accepted those changes. Consequently, the wording of the recommendations as approved by the two governing boards in Chapter I is identical with that found in the body of the report.

The team wishes to record its deep appreciation particularly to the technical committees which provided much of the basic information underlying the Master Plan Survey Report and to the Joint Advisory Committee. In addition, it is most appreciative of the fine co-operation on the part of administrators and staff of both public and private institutions of higher education in the State, members of the Legislature, other departments of the State Government and the many other persons who contributed to the completion of this report within the time schedule.

Respectfully submitted,

Master Plan Survey Team:

ARTHUR G. COONS, Chairman, President, Occidental College

ARTHUR D. BROWNE, Joint Staff Member, State Colleges, Specialist in Higher Education, State Department of Education.

HOWARD A. CAMPION, Joint Staff Member, Junior Colleges, Associate Superintendent, Los Angeles City Schools, Retired

GLENN S. DUMKE, Representative, State Colleges, President, San Francisco State College

THOMAS C. HOLY, Joint Staff Member, University of California, Special Consultant in Higher Education, University of California

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PREFACE

Many factors contributed to the passage of Assembly Concurrent Resolution No. 88, the authority for this study. Among these were the rapidly mounting enrollments in the State's institutions of higher education, the State's financial outlook and, perhaps most important, a growing concern that competition and unnecessary, wasteful duplication between the state colleges and the University of California might cost the taxpayers millions of dollars.

The basic issue in the development of the Master Plan for Higher Education in California is the future role of the junior colleges, state colleges and the University of California in the State's tripartite system and how the three segments should be governed and coordinated so that unnecessary duplication will be avoided. After careful consideration of this basic issue the Master Plan Survey team concluded that structure, function, and co-ordination were all so closely interrelated that they must be dealt with as a single problem. Moreover, the team concluded that the primary role of each of three public segments and their relationships one with another were so basic to their orderly development that these roles and these relationships ought to be a part of the State Constitution.

Accordingly, there is recommended the addition of a new section to Article IX of the Constitution which defines the primary role of each of the three public segments and the machinery for their co-ordination.

In addition to the constitutional amendment, the Master Plan Survey includes other recommendations relating to various aspects of higher education in the State,

all designed to provide educational opportunity to qualified students at a minimum cost to the taxpayer.

The Master Plan Survey recognizes the great contribution private colleges and universities have made and will continue to make to the State. It has included these institutions in the recommended state-wide co-ordinating agency with the opportunity for authentic voice bearing on policies directly affecting their welfare.

The Master Plan Survey team believes in the validity of the recommendations of this report, which have been unanimously approved by both The Regents of the University of California and the State Board of Education. If the recommendations are carried out and the Constitution amended as indicated, California's tripartite system of public higher education, long admired by other states, will be saved from destruction by unbridled competition. If these actions now recommended are taken, California will again pioneer in the field of higher education, its system a model of co-operation for the whole nation.

CHAPTER I

Recommendations

Assembly Concurrent Resolution No. 88 enacted by the 1959 Legislature requested the Liaison Committee of the State Board of Education and the Regents of the University of California "... to prepare a Master Plan for the development, expansion, and integration of the facilities, curriculum, and standards of higher education, in junior colleges, state colleges, the University of California, and other institutions of higher education of the State, to meet the needs of the State during the next 10 years and thereafter ..."

Pursuant to this request the Liaison Committee, through its Master Plan Survey team, developed such a plan and transmitted it to a joint session of The Regents of the University of California and the State Board of Education on December 18, 1959. At that time the following resolution was unanimously adopted (For the resolution, Regents, 21; State Board of Education, 9; against, none.):

Be it resolved by The Regents of the University of California and the State Board of Education, in joint meeting assembled, That the accompanying recommendations of the Liaison Committee, based upon the report of the Master Plan Survey, be approved in general principle.

The recommendations of the Liaison Committee as presented to the joint session of the two Boards are as follows:

To The Regents of the University of California and the State Board of Education:

Your Liaison Committee reports that, pursuant to the provisions of Assembly Concurrent Resolution No. 88, adopted by the Legislature in 1959, and pursuant to action taken by the two Boards in joint session on April 15, 1959, it has directed a basic study and the preparation of a Master Plan for Higher Education in the State of California to meet the needs of the State during the next ten years and thereafter; and

As a result of said study recommends as follows: ¹

Structure, Function and Coordination (See Chapter III)

It is recommended that:

1. An amendment be proposed to add a new section to Article IX of the State Constitution providing that: Public higher education shall consist of the junior colleges, the state college system, and the University of California. Each shall strive for excellence in its sphere, as assigned in this section.

2. The junior colleges shall be governed by local boards selected for the purpose from each district maintaining one or more junior colleges. The State Board of Education shall prescribe minimum standards for the formation and operation of junior colleges, and shall exercise general supervision over said junior colleges, as prescribed by law. Said public junior colleges shall offer instruction through but not beyond the 14th grade level including but not limited to, one or more of the following: (a) standard collegiate courses for transfer to higher institutions, (b) vocational-technical fields leading to employment, and (c) general, or liberal arts courses. Studies in these fields may lead to the Associate in Arts or Associate in Science degree. Nothing in this section shall be construed as altering the status of the junior college as part of the public school system as defined elsewhere in the Constitution.

3. The State College System:

a. Shall constitute a public trust, to be administered by a body corporate known as "The Trustees of the State College System of California" with number, term of appointment and powers closely paralleling those of the Regents.

b. The board shall consist of five ex-officio members: the Governor, the Lieutenant Governor, the Speaker of the Assembly, the Superintendent of Public Instruction, and the chief executive officer of the State college system; and 16 appointive members appointed by the Governor for terms of 16 years. The chief executive officer of

¹ Order of recommendations has been changed.

the state college system shall also sit with the Regents in an advisory capacity, and the President of the University of California shall sit with the trustees in an advisory capacity. The members of the State Board of Education shall serve ex-officio as first trustees, being replaced by regular appointees at the expiration of their respective terms.

c. The state colleges shall have as their primary function the provision of instruction in the liberal arts and sciences and in professions and applied fields which require more than two years of collegiate education, and teacher education, both for undergraduate students and graduate students through the master's degree. The doctoral degree may be awarded jointly with the University of California, as hereinafter provided. Faculty research, using facilities provided for and consistent with the primary function of the state colleges, is authorized.

4. The University of California shall be governed by the regents as provided in Section 9 of Article IX. The university shall provide instruction in the liberal arts and sciences, and in the professions, including teacher education, and shall have exclusive jurisdiction over training for the professions including but not by way of limitation, dentistry, law, medicine, veterinary medicine and graduate architecture. The university shall have the sole authority in public higher education to award the doctor's degree in all fields of learning, *except that it may agree with the state colleges to award joint doctor's degrees in selected fields.* The university shall be the primary state-supported academic agency for research, and the regents shall make reasonable provision for the use of its library and research facilities by qualified members of the faculties of other higher educational institutions, public and private.

5. An advisory body, the Co-ordinating Council for Higher Education:

a. Shall consist of 12 members, three representatives each from the University, the state college system, the junior colleges, and the independent colleges and universities. The university and the state college system each shall be represented by its chief executive officer and two board members appointed by the boards. The junior colleges shall be represented by (1) a member of the State Board of Education or its chief executive officer; (2) a representative of the local governing boards; and (3) a representative of the local junior college administrators. The independent colleges and universities shall be represented as determined by agreement of the chief executive officers of the university and the state college system, in consultation with the association or associations of private higher educational institutions. All votes shall be recorded, but effective action shall require an affirmative vote of four of the six University and state college representatives; except that on junior college matters the junior college representatives shall have effective votes; and on the appointment and removal of a director of the Council all twelve shall be effective.

b. A director of the staff for the Coordinating Council shall be appointed by a vote of eight of the 12 council members, and may be removed by a vote of eight members of the council. He shall appoint such staff as the council authorizes.

c. The Coordinating Council shall have the following functions, advisory to the governing boards and appropriate state officials:

(1) Review of the annual budget and capital outlay requests of the University and the state college system, and presentation to the Governor of comments on the general level of support sought;

(2) Interpretation of the functional differentiation among the publicly supported institutions provided in this section; and in accordance with the primary functions for each system as set forth above, advise the regents and the trustees on programs appropriate to each system.

(3) Development of plans for the orderly growth of higher education and making of recommendations to the governing boards on the need for and location of new facilities and programs.

d. The council shall have power to require the public institutions of higher education to submit data on costs, selection and retention of students, enrollments, capacities, and other matters pertinent to effective planning and co-ordination.

Selection and Retention of Students (Chapter V)

Validity of Entrance Requirements

It is recommended that:

1. The junior colleges, state colleges, and university make statistical studies of their entrance requirements, and report annually, in standard form, to the co-ordinating agency on validity judged by: (a) scholastic success, (b) persistence, (c) rate of dismissal, and (d) scores on standard tests.

2. Each public segment report annually to the coordinating agency on its grading standards, providing data on such matters as:

a. Distribution of undergraduate grades awarded (proportion of each grade given for each institution, department, and by lower and upper division).

b. Its grading differential with other institutions or segments as computed from the records made by transfers.

Admission Policies and Procedures

It is recommended that:

1. In order to raise materially standards for admission to the lower division, the state colleges select first-time freshmen from the top one-third (33½ percent) and the university from the top one-eighth (12½ percent) of all graduates of public high schools in California (as defined by criteria established by each system for itself), with:

a. Continuation of existing special programs and curricula involving exceptions to this rule subject to approval by the respective boards, and these to be kept to a minimum, and those that are continued to be reported annually to the co-ordinating agency. Any new special programs and curricula involving such exceptions to be approved by the co-ordinating agency.

b. Graduates of private and out-of-state secondary schools held to equivalent levels.

2. Implementation of Recommendation No. 1 be left to the two systems with these provisions:

a. Each have the new requirements in force for students admitted for fall, 1962.

b. Inasmuch as the survey team favors acceptance in both systems of a requirement that all, or almost all, of the recommending units for admission shall be in college preparatory courses, that the application of such a requirement be carefully studied during 1960, and this principle be applied as fully as possible throughout both systems.

3. For both the state colleges and the university, freshman admissions through special procedures outside the basic requirements of recommending units of high school work and/or aptitude tests (such as specials and exceptions to the rules) be limited to 2 percent of all freshman admissions in each system for a given year. Furthermore that all "limited" students be required to meet regular admission standards. (The state colleges are now in the process of changing rules to require this.)

4. Junior college functions now carried by state colleges and nondegree lower division programs at any state college or university campus (other than extension) be subject to the following rule:

The equivalent of junior college out-of-district tuition be charged beginning in fall, 1960, against the counties of residence of all lower division students who are ineligible to admission by regular standards, and the funds collected paid to the General Fund of the State.

Furthermore, that such junior college functions now carried by state colleges at state expense be terminated not later than July 1, 1964, all admittees thereafter being required to meet standard entrance requirements.

5. The state colleges and the University require a minimum of at least 56 units of acceptable advanced standing credit before considering the admission of applicants ineligible to admission as freshmen because of inadequate grades in high school, except for curricula that require early transfer,² and except also that each state college and campus of the University, through special procedures developed by each, be permitted to accept for earlier transfer not more than 2 percent of all students who make application for advanced standing in any year.

6. Undergraduate applicants to the state colleges and the University who are legally resident in other states be required to meet higher entrance requirements than are required of residents of California, such out-of-state applicants to stand in the upper half of those ordinarily eligible. Furthermore, that there be developed and applied a common definition of legal residence for these public segments.

7. A study of the transfer procedures to both the University and the state colleges be undertaken through the co-ordinating agency during 1960 with the view of tightening them. Evidence available to the Master Plan Survey team indicates the need for such action.

8. A continuing committee on selection, admission, and retention as a part of the co-ordinating agency be established, to make further studies in these fields (see Validity of Entrance Requirements above) and to report annually to the appropriate agencies and persons on:

a. Transfer procedures as indicated in 7 above.

b. State college and university procedures in admission to the graduate division.

c. The desirability of differing standards of admission for the varying programs within each segment of publicly supported institutions.

9. Private institutions of higher education in California in the approaching period of heavy enrollments strive for increased excellence by adopting rigorous admission and retention standards.

Retention

It is recommended that:

1. Each segment strive for greater uniformity in policy and practices on probation and dismissal; that among segments where the programs are comparable, an effort be

² Both systems have already adopted 60 unit rules for such transfer students, but each left a way to bypass it. The state colleges allow admission on 24 units with "B" average; the University, on 30 or more with 2.4 grade point average and a satisfactory score on the scholastic aptitude test.

made to secure uniformity in policy and practices on probation and dismissal; and that each segment report annually full retention statistics to the co-ordinating agency.

Distribution of Lower Division Students

It is recommended that:

1. In order to implement more fully the action of the Regents of the University of California and the State Board of Education in 1955 that "the University of California emphasize policies leading to the retention of lower division enrollments in relation to those of the upper and graduate divisions, and that the state colleges pursue policies which will have a similar effect," the percentage of undergraduates in the lower division of both the state colleges and the University be gradually decreased 10 percentage points below that existing in 1960 (estimated to be 51 percent in both segments) by 1975. It is further recommended that the determination of the means by which this recommendation can best be carried out, be the responsibility of the governing boards.³

California State Scholarship Program

The operation of the California State Scholarship Program created by act of the Legislature in 1955 has fully demonstrated a satisfactory means of affording the youth of California with greater freedom to attend the institution which can best serve their needs regardless of tuition and fees. This experience has resulted in substantial net savings to the taxpayers in capital investment, in instructional facilities and operating costs. This program has also encouraged independent institutions to expand their enrollment and facilities and thus absorb a large proportion of the student's educational cost without the above-mentioned burdens upon the taxpayer.

In view of the successful experience of other states with similar programs, in view of the expected growth of population in higher education in California, and in view of the principle expressed by the Technical Committee on the Selection and Retention of Students that the most able students should have the greatest freedom of choice, *it is recommended that:*

1. The present scholarship program be expanded to include additional scholarships to provide for the rapidly increasing number of qualified applicants.

2. The amount of the scholarship be increased to compensate for additional educational costs since the original stipend was established.

3. In the event a state scholarship recipient elects to attend a junior college before entering a four-year institution, his scholarship be retained for him, provided his junior college record meets the level required by the State Scholarship Commission.

4. In addition to the State Scholarship Program a new and separate bill be enacted to provide subsistence grants to recipients of state scholarships, the amount of such grants to be based on the financial need of the individual students, the maximum amount being that necessary to defray expenses of room and board at the average of such charges to the student in institutionally operated student residences.

5. In view of the need to divert more college graduates into teaching and the need for more funds to provide fellowship assistance to those in graduate training, a new State Graduate Fellowship Program be established to accomplish these purposes and to assist in making it possible for graduate schools to operate at as near capacity as possible.

Institutional Capacities and Area Needs (Chapter VI)

Utilization of Physical Plants

It is recommended that:

1. The standard utilization of classrooms in the junior colleges, state colleges, and the University of California be at the maximum practicable levels, but in no case shall [classrooms] average less than 20 scheduled hours per week, with class enrollments after the first month of the term averaging 60 percent of room capacity.

2. The standard room utilization of teaching laboratories in the junior colleges, the state colleges, and the University of California be at the maximum practicable levels, but in no case shall [laboratories] average less than 20 scheduled hours per week, with class enrollments after the first month of the term averaging 80 percent of room capacity.

3. In determining the need for instructional facilities in the junior colleges, state colleges, and campuses of the University of California, these factors be taken into account:

a. The above recommended standards of utilization.

³ It is estimated that this recommendation would result in the transfer of some 40,000 lower division students to the junior colleges by 1975. It is expected that the recommendation to select state college students from the upper 33 1/3 percent of all public high schools, graduated after Jan. 1, 1955, from the upper 12 1/2 percent, together with the recommendation that all "limited" students be required to meet regular admission requirements, will make up another 10,000.

b. The space standards as found in Tables 33, 34 and 36 of *A Restudy of the Needs of California in Higher Education* (with such modifications as changes in the present differentiation of functions among the public segments may justify).

c. The number of FTE (full-time equivalent) students used in projecting building requirements be limited to those to be instructed in the day program, that is, from 8 a.m. to 5 p.m.

4. In the scheduling of classes greater use be made of the late afternoon and evening hours and when possible of Saturday, thereby making the achievement of the above utilization standards easier.

5. The scheduling of instructional facilities be centrally controlled on each campus with such exceptions as may be approved by the appropriate governing board. (Examples of exceptions are the physical facilities for medicine, law and other areas where the facilities are designed for highly specialized uses.)

6. The co-ordinating agency (or a continuing committee on plant problems which it might create) undertake without delay the following studies:

a. A complete study of the current utilization in the junior colleges, state colleges, and the University of California (no such study has been made since 1953-54) for the specific purpose of making such modification in the above-recommended standards of utilization as are justified by the findings.

b. The possible economic and educational gains that might be effected by the adoption of an articulated calendar for all segments of public education in California.

7. Space provisions for health services be increased to allow for infirmary care on state college and university campuses where dormitories are provided.

8. Inasmuch as the space standards found in *A Restudy of the Needs of California in Higher Education*, in Tables 33, 34 and 36, were based on the then existing functions of the state colleges and the university, such standards be modified where agreed-upon changes in functions require different space allocations.

9. In order to provide calendar arrangements that will both fit the public-school year and permit fuller use of the State's higher education physical facilities, it is recommended that:

a. Every public higher education institution and private institutions, as able, offer academic programs in the summer months of unit value equivalent to one quarter of a year, one-half or three quarters of a semester.

b. State funds be provided for the state colleges and the University of California to offer during the full summer period academic programs on one or more of the patterns indicated in (a) above for regular degree and credential candidates who have met basic admission requirements.

c. The co-ordinating agency (or a continuing committee which it might create) study during 1960 the relative merits of three-semester and four-quarter plans for year-round use of the physical plants of both public and private institutions, and on the basis of that study recommend a calendar for higher education in California.

Enrollment Limitations and Projected Plant Needs

It is recommended that:

1. With respect to the establishment of new state colleges and campuses of the University, the governing boards reaffirm their action taken in joint session on April 15, 1959 to the effect that "no new State Colleges or campuses of the University, other than those already approved, shall be established until adequate Junior College facilities have been provided, the determination of adequacy to be based on studies made under the direction of the Liaison Committee of the State Board of Education and The Regents of the University of California . . ." with the further provision that the new state colleges and campuses of the University established by action of the Legislature in 1957, and by action of The Regents, also in 1957, be limited to upper division and graduate work until such time as adequate junior college opportunities are provided for the primary area served by these institutions.

2. That the full-time enrollment ranges (as shown in Table 1 following) be observed for existing institutions, for those authorized but not yet established, and for those later established.

Table 1

Type of Institution	Minimum ^a	Optimum	Maximum
Junior Colleges -----	400	3,500	6,000 ^b
State Colleges:			
In densely populated areas			
in metropolitan centers -----	5,000	10,000	20,000
Outside metropolitan centers -----	3,000	8,000	12,000
University of California Campuses ^c -----	5,000	12,500	27,500

^a These are to be attained within 7 to 10 years after students are first admitted.

^b This maximum might be exceeded in densely populated areas in metropolitan centers.

^c The minimum figure for the University assumes graduate work in basic disciplines and one or more professional schools.

3. That the State give encouragement to making junior college facilities available for the school districts not now adequately served either through the establishment of new junior colleges or by making them a part of districts now served by junior colleges.

Evidence at hand indicates that there is need for new junior colleges in the school districts as shown in Table 2.

4. New state colleges in addition to those already authorized be established and in operation by 1965 in these areas and in descending order of estimated enrollment potential:

Approximate Location

Estimated 1975 Full-time Enrollment Potential

In the vicinity of the Los Angeles International Airport..... 19,900
In the San Bernardino-Riverside vicinity (vicinity of Rialto)..... 12,800

Although it is believed that these two institutions should be master planned for an ultimate capacity of 20,000, the survey team recommends that the 1975 enrollment be held to 10,000 and 8,000, respectively.

5. In 1965 and again in 1970, if applicable, and before considering the need for new state colleges in any other areas of the State, careful studies be made by the co-ordinating agency of the following State Economic Areas to determine the actual need then existing for new state colleges:

SEA-F Los Angeles-Long Beach Metropolitan area, Griffith Park-Glendale vicinity

SEA-A San Francisco-Oakland Metropolitan area, vicinity of Redwood City

SEA-A San Francisco-Oakland Metropolitan area, Contra Costa County

SEA-K Bakersfield Metropolitan area, Kern County

SEA-7 South Coastal area, Ventura County

6. The three new campuses approved by the regents in 1957—(a) San Diego-La Jolla area, (b) Southeast Los Angeles-Orange county area, and, (c) the South Central Coastal area (Santa Clara, San Mateo, Santa Cruz, San Benito, and Monterey counties)—be completed without delay and in any event construction to be started not later than 1962.

Table 2

<i>School Districts to be Included^a</i>	<i>County</i>	<i>1957 Full-time Enrollment^b</i>
San Diego City—additional campuses.....	San Diego	6,500
City of Los Angeles—additional campuses.....	Los Angeles	6,000
Alhambra, El Monte, Montebello.....	Los Angeles	5,000
Hayward, San Leandro, Washington Union		
High School Districts.....	Alameda	5,000
Whittier.....	Los Angeles	5,000
Sequoia and Pescadero.....	San Mateo	3,000
Anaheim.....	Orange	2,500
Campbell, Live Oak, Santa Clara.....	Santa Clara	2,500
College of San Mateo—additional campus.....	San Mateo	2,500
Oxnard, Moorpark, Simi, Santa Paula, Fillmore.....	Ventura	2,500
Sweetwater—Coronado.....	San Diego	2,500
Grossmont—Mountain Empire.....	San Diego	2,250
Foothill College—additional campus.....	Santa Clara	2,000
Antioch—additional campus.....	Contra Costa	1,500
Berkeley, Albany, and Emeryville.....	Alameda	1,500
Two-County Unit.....	Merced-Madera	1,500
Burbank.....	Los Angeles	1,250
County Unit.....	San Luis Obispo	1,000
East Kern and Inyo County area.....	Kern	950
Moraga—additional campus.....	Contra Costa	750
Victor Valley.....	San Bernardino	550
Barstow.....	San Bernardino	400
Total—22 colleges.....		56,650

It is further recommended that these three campuses be planned for 1975 enrollments as follows:

San Diego-La Jolla..... 7,500
Southeast Los Angeles-Orange..... 12,500
South Central Coast..... 10,000

^a Although these are arranged in descending order on projected 1970 full-time enrollment, this is not intended to indicate urgency of need in this same order.

^b The enrollments given in the list as passed by the Joint Boards on December 18, 1959, were for 1970. To keep the original list in descending order according to 1975 estimated enrollments required some rearrangement. However, it is still the same list. Subsequently the Bureau of Junior College Education of the State Department of Education prepared a new list which included additional colleges not in the above list. Because action has already been taken on the above list, the new ones are not included.

7. Inasmuch as the estimated University enrollment potential of the San Francisco-Oakland area, which includes the Berkeley campus of the University is 46,550 in 1975 (as compared with a maximum enrollment of 27,500 for the Berkeley campus as recommended for a University campus above, the coordinating agency undertake appropriate studies as how best to accommodate the difference between these figures (approximately 19,000), such steps to include careful study of these possibilities:

a. Diversion of some of these potential students particularly to the Davis campus and the new South Central Coast campus.

b. The accommodation of the remaining part of the difference (i.e., 19,000 less the impact of (a) above) through the establishment of branch installations from existing campuses in specialized fields of study such as instruction in science at Livermore. (These would be similar to the off-campus centers for teacher education now operated by certain of the state colleges.)

8. In 1965 and again where applicable in 1970, and before considering the need for new University facilities in any other areas of the State, careful studies be made by the coordinating agency on the need for additional University facilities in the San Joaquin Valley and the Los Angeles area. In the latter area special consideration should be given as to how the difference between the 1975 estimates of potential University enrollment of 53,450 and the 27,500 maximum of the U.C.L.A. campus (some 26,000 students) can best be accommodated. Such consideration should include the following:

a. To what extent will this difference be cared for by the new Southeast Los Angeles-Orange county campus, and to what extent could these potential students be diverted to the La Jolla, Riverside and Santa Barbara campuses?

b. Will there be a need for the establishment of branch installations in specialized fields of study from existing campuses in this area similar to that included in recommendation 7b above?

9. Because the University, among the publicly supported institutions in California, has the sole responsibility for the preparation for professions such as architecture, dentistry, law, librarianship (graduate), medicine, optometry, pharmacy, public health, and veterinary medicine, periodic studies be made of the relation of supply to demand, particularly in fields where there seem likely to be shortages, such as medicine and pharmacy, for the purpose of determining what steps the University should take to meet its responsibilities in these professional fields.

Faculty Demand and Supply (Chapter VII)

It is recommended that:

1. Much greater effort be made to divert a greater proportion of college graduates into graduate training preparatory to careers in college and university teaching. This diversion can best be accomplished by a concerted effort on the part of adequately staffed and supported counseling and guidance services at all levels of education, and with the full co-operation of all college and university faculty members.

2. More funds be secured to provide financial assistance to those in graduate training. The high attrition rate in graduate programs is, in large part, due to financial difficulty; and these withdrawals constitute not only a loss to the potential faculty supply but an economic waste to the State. Provisions of fellowship and loan funds for graduate students is undoubtedly one of the best ways of reducing the attrition rate.

3. Greatly increased salaries and expanded "fringe benefits," such as health and group life insurance, leaves, and travel funds to attend professional meetings, housing, parking and moving expenses, be provided for faculty members in order to make college and university teaching attractive as compared with business and industry. (As an example of the wide differences, of 44 persons awarded Ph.D.'s in shortage fields by the University of California in 1959, 31 accepted positions in industry at an average salary of \$9,884 and 13 went into college teaching at an average salary of \$6,075.)

4. Greater use be made of California-trained doctor's degree holders, especially in the shortage years immediately ahead.

For the three-year period 1955-58 only 53 percent of those so trained who enter teaching, did so in California. Evidence indicated that those leaving California do not do so by choice. (Of 44 doctor's degree holders recently placed in college and university teaching outside California by the Teacher Placement Service of the University of California at Berkeley, 87 percent had stated a preference for a position in California.)

5. Individual faculty members and their institutions jointly assume responsibility for both the initiative and opportunity for the faculty in-service preparation and self-improvement, so essential for the growth and development of the institutions.

6. Strengthening of the master's degree programs in all institutions offering such programs be undertaken by these institutions so that the holders of this degree may

be more effective additions to the faculties of colleges, universities and junior colleges.⁴

7. Reorientation of present doctoral programs offered by California institutions be undertaken to insure that those receiving the degree and planning to enter college and university teaching possess the qualities not only of scholars, but of scholar-teachers. Because the University of California awarded 54.6 percent of the doctorates given by California institutions for the period 1952-53 to 1955-56, it has a particular responsibility for the implementing of this recommendation.

8. Because of the continual change in faculty demand and supply the coordinating agency annually collect pertinent data from all segments of higher education in the State and thereby make possible the testing of the assumptions underlying this report.⁵

Total Estimated Costs (Chapter VIII)

Junior College Support

It is recommended that:

1. Procedures be devised to assure that all funds allocated to and for junior colleges for current expense or for capital outlay by the State be expended only for junior college purposes, and further that the law be clarified to require that all funds received from county junior college tuition funds for use of buildings and equipment be expended solely for junior college purposes.

2. In view of the added local financial obligations, for both current expenses and capital outlay which will result from the Master Plan Survey recommendations designed to divert to the junior colleges some 50,000 lower division students from the 1975 estimates for the state colleges and the University of California, and the attendant savings to the State resulting therefrom, these actions be taken:

a. Procedures and methods be devised and adopted by the Legislature that will increase the proportion of total current support paid to the junior colleges from the State School Fund (augmented for this purpose) from the approximately 30 percent now in effect to approximately 45 percent, to be achieved not later than 1975.

b. A continuing program be devised and adopted by the Legislature that would distribute construction funds either through grants or loans or both, for capital outlay purposes annually to junior colleges as determined by growth, this program being for the purpose of assisting junior colleges to meet the facility needs of projected enrollments and of the students to be diverted to the junior colleges.

3. All the territory of the State not now included within districts operating junior colleges be brought into junior college districts as rapidly as possible, so that all parts of the State can share in the operation, control and support of junior colleges. Pending the achievement of this objective, means be devised to require areas that are not a part of a district operating a junior college to contribute to the support of junior college education at a rate or level that is more consistent with the contributions to junior college support presently made by areas included in districts that maintain junior colleges.

Student Fees

For the State Colleges and the University of California it is recommended that:

1. The two governing boards reaffirm the long established principle that state colleges and the University of California shall be tuition-free to all residents of the State.⁶

2. Students who are residents of other states pay as follows:

a. All students except those exempt by law pay tuition sufficient to cover not less than the State's contribution to the average teaching expense per student as defined by the Master Plan Survey team's Technical Committee on Costs of Higher Education in the institution or system as follows:

"Teaching expense is defined to include the cost of the salaries of the instructors involved in teaching for the proportion of their time which is concerned with instruction plus the clerical salaries, supplies, equipment, and organized activities related to teaching."

⁴ This is of particular importance to the junior colleges because the highest degree held by 64.7 percent of those newly appointed in the years 1957-58 and 1958-59 was the master's degree. Although all institutions in the State should co-operate in this effort, the lead should be taken by the state colleges and the University of California because of the high proportion of all such degrees they award.

⁵ The 1958 report, entitled "A Study of Faculty Demand and Supply in California Education, 1957-1970," contains a recommendation, approved by both boards, for its re-examination in 1960. A similar procedure should be followed with respect to this analysis.

⁶ The distinction between "tuition" and "fees" is: tuition is defined as student charges for teaching expense, whereas fees are for charges to the students for services not directly related to instruction, such as health, counseling other than that directly related to the students' educational program, placement services, housing, recreation, and the like.

b. Other fees for services not directly related to instruction.

3. Each system devise a fee structure and collect sufficient revenues to cover such operating costs as those for laboratory fees, health, intercollegiate athletics, student activities, and other services incidental to but not directly related to instruction.

4. The operation of all such ancillary services for students as housing, feeding and parking be self-supporting. Taxpayers' money should not be used to subsidize, openly or covertly, the operation of such services. Because of the various methods which are used to finance construction of auxiliary enterprises such as residence halls and dormitories, it is impossible to state in general which portions of amortization and interest payments are properly chargeable to operating expense. Consequently, it is recommended further that the governing boards determine which of such costs are appropriate charges to operating expense and include as much as possible of those with other operating expenses of such ancillary services.

5. Additional provisions be made for student aid and loans, particularly as fees and nonresident tuition increase.

6. Periodically the governing boards recompute their per-student teaching expense and set nonresident tuition accordingly. Periodically they recompute the cost of operation of services such as feeding, housing, and parking, and set fees for such services accordingly.

7. Each institution retain moneys collected from nonresident tuition.

8. All the above policies when approved by the two governing boards be applicable immediately to the state colleges and the University of California, and that they be applied to the junior colleges as a matter of state policy and when applicable.

Adult Education in California (Chapter X)

It is recommended that:

1. The "Guiding Principles for Adult Education in California's Publicly Supported Institutions" as revised by the State Advisory Committee on Adult Education in February, 1958, be continued as the policy framework within which co-ordination is accomplished, such principles to be periodically examined in the light of changing conditions throughout the State.

2. The existing State Advisory Committee be responsible to the co-ordinating agency and continue the responsibilities delegated to it by action of the State Board of Education and the Regents of the University of California in 1953. Furthermore, that the co-ordinating agency, to which the committee will annually report and to which it will make its recommendations, provide the committee with necessary staff assistance.

3. In order for the State Advisory Committee to be more fully representative of agencies engaged in adult education, it be enlarged to include the following representatives, these to have the same length of terms as other members of this committee:

a. A representative of the Agricultural Extension Service of the University of California to be appointed by the president of the University.

b. A representative of the Independent Colleges and Universities of the State to be appointed by the Association of California Independent Colleges and Universities.

4. In the long-range plans for providing opportunities in higher education to the people of California provision for adequate state support of adult education services be assured. However, in this determination of what the State should support, effort be made to differentiate between those enrollees who are pursuing a stated planned program with definite occupational or liberal education objectives, and those who are enrolling in single courses for which matriculation or prerequisites are absent.

Other Recommendations

It is recommended that:

1. The foregoing recommendations, in the form approved by the two boards, be transmitted by the Superintendent of Public Instruction and the president of the university to the Governor, and to the Legislature through the chairman of the Legislative Committees on Education.

2. The Superintendent of Public Instruction and the president of the university be requested to call to the attention of the Governor the desirability of including in any call for a special session of the Legislature in 1960 the consideration of those recommendations which require legislative action.

3. On behalf of the two boards, the Superintendent of Public Instruction and the president of the university express to the Governor and the Legislature appreciation for this opportunity to place before them and the people of California the views of the two governing boards on how best to meet the difficult problems of higher education in the next decade.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

BOARD OF SUPERVISORS, COUNTY OF LAKE
LAKEPORT, CALIFORNIA, January 25, 1960

Secretary of the Senate
State Capitol
Sacramento, California

DEAR SIR: At a regular meeting of the Board of Supervisors of the County of Lake, held at Lakeport on January 12th, the board passed by unanimous vote its resolution advocating a delay of one year in the proposed administration of Chapter 1786, equalization aid to school districts.

Attached hereto is a certified copy of this resolution.

Very truly yours,

CARLTON R. PHILLIPS, County Clerk
By: TERESA G. RIFESI, Deputy County Clerk
and Ex Officio Clerk of the Board of Supervisors.

Resolution 60-6

Resolved by the Board of Supervisors of the County of Lake, State of California,
That it finds, determines and hereby declares and resolves that:

WHEREAS, It is proposed to administer Chapter 1786 (equalization aid to school districts) by the use of *countywide averages* rather than by school district. We understand that sampling for each school district would be very difficult. On the other hand, due to the inequality of assessment valuations that exist within many counties, a great deal of damage to some school districts (and windfalls to others) will result from the law as its application is proposed.

Therefore be it Resolved, That the application of Chapter 1786 be delayed one year to afford opportunity for further study on the part of the State as to *method* of adjustment, and on the part of the affected counties to attempt equalization within their own borders where it is found that such action is desirable.

Passed by the Board of Supervisors, County of Lake this twelfth day of January 1960 by the following vote:

AYES: Supervisors Earle W. Wrieden, George R. Mitchell, Clyde E. Dugger, and L. D. Kirkpatrick.

NOES: None.

ABSENT: Supervisor L. J. Hamilton.

EARLE W. WRIEDEN,
Chairman of the Board of Supervisors
of the County of Lake

ATTEST: CARLTON R. PHILLIPS, County Clerk
By TERESA G. RIFESI, Deputy County Clerk and
Ex Officio Clerk of the Board of Supervisors

STATE OF CALIFORNIA, DEPARTMENT OF EDUCATION
SACRAMENTO, December 23, 1959

To Members of the California State Legislature:

Almost all children go to school today. Public schools are privileged to serve mentally retarded and severely mentally retarded children, physically handicapped children, children in hospitals and juvenile halls, and those needing instruction at home. Compulsory school attendance laws also bring the public school in close contact with some children who are unable to learn because of minor, moderate, or serious emotional disabilities. They are children who may be disturbing or disruptive, tough, anxious, fearful or bizarre. They come to school unable to shake inner thoughts sufficiently to learn, or too hostile to permit the expenditure of energy in learning. They learn by their own failures and resentments and are repelled by the anxieties of their classmates and instructors. They are punished, cajoled, threatened, expelled, suspended, tolerated, and disciplined with little effect.

Many of these children will one day be part of our society who will seek revenge, retribution or withdrawal from life. They will become part of the vast population in prisons, mental hospitals, alcoholic wards. They will be found among the accident prone, the narcotic addict, the suicidal, and the melancholy. They will be seen in divorce courts, lonely rooms, mental hygiene clinics, city streets and farms.

The problem which these children present to the school is also an unequalled opportunity. For, if all the children of all the people are to attend school, then it is possible to affect such children positively and to prevent to some extent the development of the tough, the anxious, and the defeated. If such individuals are created by adverse factors in their social environment, it is reasonable to assume that

other positive factors in their educational experiences can be brought to bear to counter or reduce their vulnerability.

The research program presented herein represents the first known major attempt by any branch of government to identify early those children who will need some educational assistance because of emotional problems and to discover ways of helping them within the school program. It represents an eminent attempt to prevent wasted human lives and to reduce the immense financial burden unequaled by any other human disorder.

No state which expends vast sums for prisons, mental hospitals, clinics, youth camps, and inadequate families can overlook the possibility that this burden can, to some extent, be reduced or prevented. Such is the hope of this research effort.

The limited findings to date are encouraging. We are looking forward to the final report of this research project which will be submitted to the Legislature on or before January 1, 1961. The Department of Education, therefore, wishes to thank the California State Legislature for providing this research opportunity.

Pursuant, therefore, to the provisions of Section 1, Chapter 2385, Statutes of 1957 (Senate Bill 62, 1957 Legislature), we are submitting this preliminary report on the "Emotionally Handicapped Child and the School."

Sincerely,

ROY E. SIMPSON, Superintendent of Public Instruction

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, January 11, 1960

Hon. J. A. Beck

Secretary of the Senate
State Capitol

DEAR MR. BECK: We are transmitting to your honorable body copy of Report on Investigation and Study of Control and Correction of Palisades Landslides, which report has been prepared pursuant to the authority of Chapter 2009, Statutes of 1957.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

Enc.

Letter of transmittal read, and the report ordered filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF EDUCATION
SACRAMENTO, December 30, 1959

Hon. Members of the Senate

c/o Mr. J. A. Beck, Secretary of the Senate
California State Legislature
State Capitol, Sacramento 14, California

GENTLEMEN: We are transmitting to you under separate cover 50 copies of A Preliminary Report to the 1960 Session of the California State Legislature, "Educational Programs for Gifted Pupils," pursuant to the provisions of Section 2 of Chapter 2385, Statutes of 1957.

Sincerely yours,

ROY E. SIMPSON, Superintendent of Public Instruction

Letter of transmittal read, and ordered printed in the Journal, and the report ordered filed with the Secretary of the Senate.

BOARD OF SUPERVISORS
COUNTY OF BUTTE, STATE OF CALIFORNIA

Resolution Setting Forth Views of the County of Butte in Relation to State Water Bond Proposal (Senate Bill No. 1106)

WHEREAS, The Board of Directors of the County Supervisors Association of California, at its meeting on December 4, 1959, requested a reaction from each County Board of Supervisors to the proposed California Water Resources Development Bond Act; and

WHEREAS, Butte County realizes the urgent need for the development of the water resources adequate to meet the growth and expansion of the State of California; and

WHEREAS, Butte County realizes the need for effective flood control on streams which have caused the loss of lives and great property damages; and

WHEREAS, Senate Bill 1106 provides a method of financing the features necessary to deliver this much needed water to the central and southern portions of the State, and provides for the effective flood control on streams which have caused the loss of lives and great property damage, and also provides for the development of water

resources in mountain areas where this development would not be feasible without State assistance; and

WHEREAS, From the standpoint of Butte County, however, such development is not an unmixed blessing, in that it involves immediate development of the waters of the Feather River which is the main source of water for future agricultural, domestic and industrial use in Butte County; and

WHEREAS, The water supply, reservoir sites, and power potential of the Feather River are such that if Butte County and the water agencies in Butte County were permitted to make their own development of these resources without interference by the State or Nation, it would be possible to do so and thus meet the ultimate water needs of Butte County, and pay most, if not all of the cost thereof by power revenues, and thereby provide water at the points of diversion from the river at little if any cost; and

WHEREAS, The State project may deprive Butte County, a county of origin, of this potential unless consideration is given to compensating for such loss through the contract principles and pricing of water which the State project can provide Butte County; and

WHEREAS, The Byrne Act, being Chapter 2019 of Statute and Codes Amendments of 1959, being Sections 65000 and 65011, declares it to be the responsibility of the State of California to assist local governments in providing certain essential services and facilities where water resource construction projects financed in whole or in part by the State, or by the State jointly with the federal government, create an undue burden on a local area's ability to provide these services and facilities; and

WHEREAS, The relocation of county roads necessitated by the Oroville Dam will entail a construction of bridges, of a size far beyond county's financial ability to maintain, and that it is contemplated that there will be increased traffic on said relocated county roads, occasioned by recreation and tourist travel, by persons, a majority of whom will be nonresidents of county, and that said increased traffic will require that the standards of said relocated roads be immediately increased, and that such increased standards would require a financial expenditure beyond county's ability to make;

Now, Therefore, Be it Resolved, That the Board of Supervisors of the County of Butte approves the development principles of Senate Bill No. 1106, such approval, however, is conditioned upon the following:

1. That the State of California adopt a policy of contract principles in pricing of water from the project to Butte and other counties of origin that would not limit the amount of water needed for the ultimate development of these counties, nor provide water at a greater cost, than that which could be provided by local development, if the State project were not constructed.

2. That the words "essential services and facilities" as contained in the Byrne Act, be interpreted by the State to include relocated county roads, and bridges occasioned by the relocation of county roads.

The foregoing resolution was introduced by Supervisor Huggins, who moved its adoption, seconded by Supervisor Alldredge, and said resolution was adopted and passed this twenty-fifth day of January, 1960, upon roll call by the following vote:

AYES: Supervisors Alldredge, Huggins and Chairman Pryde.

NOES: None.

ABSENT: Supervisor Giles. One vacancy.

LESLIE J. PRYDE,
Chairman of the Board of Supervisors of
the County of Butte, State of California.

ATTEST:

HARRIETT JAMES,
Butte County Clerk and ex-officio
Clerk of the Board of Supervisors
By MARGIE CATT, Deputy Clerk.

OFFICE OF STATE BOARD OF EQUALIZATION
SACRAMENTO, JANUARY 26, 1960

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BEEK:

Property Tax Assessment Surveys

Pursuant to the requirements of Section 15645 of the Government Code, the State Board of Equalization transmits herewith copies of surveys of local assessment procedures so that these may be filed with the Senate on February 1, 1960, which will be the opening day of the Regular Session of the Legislature.

The surveys made during the past year and submitted herewith are in the nature of supplements to those previously completed under Chapter 2, Part 9, Division 3, Title 2 of the Government Code. They are designed to bring the coverage of the

prior surveys up to date and relate to property tax assessment in the following counties: Fresno, Imperial, Santa Barbara, and Tehama.

Your kindness in seeing that the documents accompanying this letter are filed with the Senate on the opening day of the session will be sincerely appreciated.

Respectfully submitted,

STATE BOARD OF EQUALIZATION
By DIXWELL L. PIERCE, Secretary

Letter of transmittal read, and ordered printed in the Journal, and the copies of the surveys filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, October 8, 1959

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BEEK: I have the honor to transmit to you for the information of the California State Senate a copy of the final edition of Department of Water Resources Bulletin No. 15, "Santa Ana River Investigation," dated February 1959.

This bulletin reports results of an investigation of the surface and underground water resources of the Santa Ana River Basin in San Bernardino, Riverside, Los Angeles, and Orange Counties. It contains estimates of 1948 and ultimate water use and the resultant quantities of additional water which are, and will be needed above the existing developed resources. It presents a discussion of possible local and import works which would provide this additional water needed. The bulletin also discusses flood control problems in the basin and existing and proposed remedial works.

The material developed during the investigation has been used extensively in connection with the water problems of the Santa Ana River Basin area.

Very truly yours,

HARVEY O. BANKS, Director

Enc.

Letter of transmittal read, and ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, November 10, 1959

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: Further reference is made to your letter of May 21, 1959, enclosing a copy of Senate Concurrent Resolution No. 35 relative to the landscaping of the Carmel-Monterey Freeway and to my acknowledgment of May 22, 1959.

I am pleased to advise that the Highway Commission has approved a project in the 1960-61 Construction Budget for the landscaping of the Carmel-Monterey Freeway in the amount of \$160,000.

In addition to this expenditure, there has been included in the going contract the planting of seedling Monterey pines and the sowing of California poppy and lupine seed. Some 75,000 seedling pine trees have been ordered for planting on those portions of the project that are completed during the months of December to February.

Please rest assured that every effort and consideration is being given to the reforestation and beautification of this project.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, November 12, 1959

Hon. J. A. Beek
Secretary of the Senate
Sacramento, California

DEAR MR. BEEK: I have the honor to transmit herewith, for the information of the California State Senate, Bulletin No. 67, entitled "Reclamation of Water From Sewage and Industrial Wastes, Watsonville Area, Santa Cruz and Monterey Counties," dated August 1959.

This study evaluates the potentialities for augmenting water supplies in the Watsonville area by reclaiming waste waters; discusses economic, legal, and water quality considerations; and presents suggestions regarding project development.

Project costs are estimated and compared with costs of alternate plans for developing additional water supplies.

Very truly yours,

HARVEY O. BANKS, Director

Letter of transmittal read, and ordered printed in the Journal, and the bulletin filed with the Secretary of the Senate.

STATE OF CALIFORNIA, PRINTING DIVISION
SACRAMENTO 14, January 25, 1960

Mr. Joseph A. Beek
Secretary of the Senate
Senate Chamber, Sacramento, California

DEAR SIR: This is to advise you that as of this day we have deposited \$5,466.58 to the credit of the Legislative Printing Fund, covering receipts from sales of legislative publications by our Documents Section for the period July 1, 1959 through December 31, 1959.

Very truly yours,

PAUL E. GALLAGHER, State Printer

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, January 21, 1960

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BEEK: I have the pleasure to transmit herewith, for the information of the California State Senate, Bulletin No. 72, in two volumes, of the State Department of Water Resources, entitled "San Dieguito River Investigation," dated 1959. The investigation and report were financed co-operatively by the City of San Diego and the State of California.

This bulletin contains estimates of the safe yield of surface and ground water reservoirs in the San Dieguito River watershed under present conditions of development, a discussion of present and future water requirements in the watershed and in the City of San Diego, and a description of the quality of surface and subsurface waters in the watershed. Preliminary plans and cost estimates for alternative water conservation developments in the San Dieguito River watershed are presented and compared in the report.

It is our hope that this document will serve as a guide for maximum practicable development of the water resources of the San Dieguito River, and that it will be helpful and of interest to you.

Very truly yours,

HARVEY O. BANKS, Director

Encs.

Letter of transmittal read, and ordered printed in the Journal, and the bulletins filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF EDUCATION
SACRAMENTO, January 15, 1960

Mr. J. A. Beek
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BEEK: Attached is one copy of the report, "A Study of the Feasibility of an Educational Program for Drivers of Commercial Vehicles." The balance of the reports have been sent to be distributed to each Senator.

Yours very truly,

SAMUEL L. FICK, Chief, Bureau of Industrial Education

Atth.

Letter of transmittal read, and ordered printed in the Journal, and report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
CALIFORNIA WATER COMMISSION, October 8, 1959

Hon. J. A. Beek
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BEEK: Attached for the attention of the Senate are copies of Resolutions 71 and 73, which were adopted by the California Water Commission at its regular meeting in Sacramento on October 2, 1959.

Resolution No. 71 concerns augmentation of the Local Projects Assistance Fund and Resolution No. 73 concerns policies with regard to the construction and operation of the State Water Resources Development System.

Very truly yours,

WILLIAM M. CARAH, Executive Secretary

Attach.

Resolution No. 71

Re: Augmentation of Local Projects Assistance Fund

WHEREAS, The California Water Development Program contemplates full participation of local, state, and federal agencies in the continuous development of the State's water resources; and

WHEREAS, The Legislature in the enactment of the Davis-Grunsky Act has sought to encourage local participation by providing financial assistance to public agencies for the construction of water projects which have a primarily local impact; and

WHEREAS, The Department of Water Resources has, in the three-month period following the enactment of this legislation, already received 32 requests for assistance from local agencies for loans and grants totaling an estimated 30 million dollars; and

WHEREAS, This interest and need is expressive of both the impact of industrial, agricultural and community growth on the water supplies in local areas and the difficulty presently encountered by local agencies in obtaining financing for needed projects; and

WHEREAS, There is presently available for this program only 15 million dollars of which \$1,260,000 already is committed by an act of the Legislature; and

WHEREAS, Because considerable time is required in processing applications, to insure an orderly, equitable and efficient administration of the Act in view of the number and amount of requests already received, an augmentation of the Fund is needed at an early date; so now, therefore, be it

Resolved, That the California Water Commission recommend that the Director of Water Resources include in his proposed 1960-61 budget an augmentation of the Local Projects Assistance Fund by \$6.5 million to more nearly meet the existing needs of local agencies in the water conservation field; and be it further

Resolved, That copies of this resolution be transmitted to the Director of Water Resources, the Director of Finance, the Governor, and to the Legislature.

The foregoing resolution was adopted by the California Water Commission, State of California, at Sacramento, on October 2, 1959.

JAMES K. CARR, Chairman

Resolution No. 73

Re: Policies for Construction and Operation of State Water Resources Development System

WHEREAS, The State Legislature has adopted and the Governor has signed Senate Bill No. 1106 (Chapter 1762, Statutes of 1959) known as the California Water Resources Development Bond Act; and

WHEREAS, Said Act provides that a bond issue in the amount of \$1,750,000,000 shall be submitted to the electorate at the 1960 State General Election; and

WHEREAS, In order that the people of the State of California may intelligently evaluate this proposal so vital to their future, policies for the operation of and repayment for the facilities to be constructed with proceeds from the bond issue and other sources must be resolved as soon as possible and as definitely as possible; so now, therefore, be it

Resolved, That the California Water Commission urgently recommend that the Director of Water Resources proceed with utmost diligence to resolve such policies and make them known to the commission and the people well in advance of the 1960 general election; such policies to include but not be limited to allocation of costs, pricing of water and power, type and terms of contracts, methods of preventing unjust enrichment of the recipients of project services, the Delta Pooling concept, and others; and be it further

Resolved, That copies of this resolution be transmitted to the Director of Water Resources, the Governor, the Legislature, and other interested parties.

The foregoing resolution was adopted by the California Water Commission, State of California, at Sacramento on October 2, 1959.

JAMES K. CARR, Chairman

CITY OF LOS ANGELES

RESOLUTION

WHEREAS, Landslides along Highway 101 near the Pacific Palisades have been recorded as early as 1884; and

WHEREAS, In recent years the landslides have become very dangerous due to extensive developments along adjacent bluffs and increased highway travel along the coast; and

WHEREAS, Attention of the California Legislature was focused on this dangerous condition following two sensational slides in 1956 and the death of a State employee; and

WHEREAS, The California Legislature, by the enactment of Chapter 2009, Statutes of 1957, provided funds for an extensive study concerning the control and correction of landslides along Highway 101, in and north of the City of Santa Monica; and

WHEREAS, A report of consulting engineers retained for the study has been completed and presented to the Legislature in which are described "Recommended Remedial Measures," estimated to cost approximately \$7,000,000; and

WHEREAS, Grave danger to life, limb and property will continue to lurk along Highway 101 until remedial measures are effected.

Now, therefore, be it resolved, That the Council of the City of Los Angeles, in the interest of public safety, most respectfully requests the California Legislature to make available, at the earliest possible date, sufficient funds to defray the costs of landslide danger remedial measures along Highway 101, as recommended by consulting engineers pursuant to Chapter 2009, Statutes of 1957, estimated to cost approximately \$7,000,000.

Presented by JAMES C. CORMAN
Councilman, 7th District
Seconded by KARL L. RUNDBERG
Councilman, 11th District

I HEREBY CERTIFY that the foregoing resolution was adopted by the Council of the City of Los Angeles at its meeting held January 28, 1960.

WALTER C. PETERSON, City Clerk
By J. F. SCHWARTZLOSE, Deputy

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, September 21, 1959

Hon. Joseph Beek
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BEEK: I have the honor to transmit for the information of the California State Senate a copy of "Report on Proposed Central and West Basin Water Replenishment District." This report was prepared pursuant to Division 18 of the State Water Code.

This report presents a summary of presently available information on ground water geology, water supply, and water utilization within the area of the proposed Central and West Basin Water Replenishment District, together with a discussion of the boundaries of the proposed district. In addition, an order of determination in regard to the sufficiency of the boundaries of the proposed district, prepared as a result of the hearing conducted by the department on July 6, 1959, is appended to the report.

The Board of Supervisors of Los Angeles County has set the matter of formation of this proposed district for an election to be held on November 17, 1959. The enclosed report was prepared for the purpose of providing factual information for the use of those participating in that election.

Very truly yours,

HARVEY O. BANKS, Director

Encl.

Letter of transmittal read, and ordered printed in the Journal, and report filed with the Secretary of the Senate.

CALIFORNIA STATE PERSONNEL BOARD
SACRAMENTO, February 1, 1960

Mr. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BEEK: The State Personnel Board at its regular meeting on December 18, 1959, adopted the following resolution:

Resolved, That the Report to the Governor and the Legislature concerning state salaries and other matters together with recommendations be adopted as the report prepared in conformance with Government Code Section 18712. The secretary of the State Personnel Board is directed to file the report, a copy of which is identified by the signatures of all members of the board, with the Governor and to file copies with each House of the Legislature in accordance with Government Code Section 18712.

In conformance with this resolution, we are transmitting a copy of this report to be filed with the Senate. All members of the Legislature have received copies of the report.

Very truly yours,

JOHN F. FISHER, Secretary

RECESS

At 12.45 p.m., on motion of Senator Burns, the Senate recessed to meet with the Assembly in Joint Convention.

IN JOINT CONVENTION

ASSEMBLY CHAMBER, SACRAMENTO

Monday, February 1, 1960

At 12.55 p.m., the Senate and the Assembly met in Joint Convention.

Hon. Ralph M. Brown, Speaker of the Assembly, presiding.

Arthur A. Ohnimus, Chief Clerk, at the desk.

ANNOUNCEMENT

Speaker Ralph M. Brown announced the presence in the Assembly Chamber of Lieutenant Governor Glenn M. Anderson and Senator Hugh M. Burns, President pro Tempore of the Senate, and invited them to the rostrum.

SENATE ROLL CALL

Hon. Glenn M. Anderson directed the Secretary of the Senate to call the roll of Senators.

The roll was called and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

The President declared a quorum of the Senate present.

ASSEMBLY ROLL CALL

Hon. Ralph M. Brown, Speaker of the Assembly, directed the Chief Clerk to call the roll of the Assemblymen.

The roll was called, and the following answered to their names:

Bruce F. Allen, Don A. Allen, Backstrand, Bane, Beaver, Bee, Belotti, Biddick, Bradley, Britschgi, George E. Brown, Ralph M. Brown, Burke, Burton, Busterud, Cameron, Carrell, Chapel, Collier, Conrad, Coolidge, Crawford, Crown, Cunningham, Cusanovich, Dahl, Davis, DeLotto, Dills, Donahoe, Elliott, Francis, Frew, Gaffney, Garrigus, Ernest R. Geddes, Samuel R. Geddes, Grant, Hanna, Hawkins, Hegland, Holmes, House, Kennick, Kilpatrick, Levering, Lowrey, Luckel, Lunardi, MacBride, Marks, McCollister, McMillan, Meyers, Mulford, Munnell, Nisbet, O'Connell, Pattee, Petris, Porter, Reagan, Rees, Rumford, Schrader, Sedgwick, Shell, Sumner, Thelin, Thomas, Unruh, Waldie, Williamson, George A. Wilson, Charles H. Wilson, Winton, Wolfrum, Z'berg, and Mr. Speaker—78.

The Speaker declared a quorum of the Assembly present.

APPOINTMENT OF JOINT COMMITTEE ON ESCORT

Hon. Glenn M. Anderson, President of the Senate, announced the appointment of Senators Cobey, Regan, and Thompson, as the Special

Committee to escort his Excellency, Edmund G. Brown, Governor of the State of California, to the bar of the Assembly.

Hon. Ralph M. Brown, Speaker of the Assembly, announced the appointment of Messrs. Rumford, Thelin, Thomas, Z'berg, and Wolfrum as the Special Committee to escort his Excellency, Edmund G. Brown, Governor of the State of California, to the bar of the Assembly.

REPORT OF JOINT COMMITTEE ON ESCORT

The Joint Committee on Escort, appointed to wait upon the Governor, and escort him to the Joint Convention, appeared at the bar of the Assembly, and announced the presence of his Excellency, Edmund G. Brown, Governor of the State of California.

INTRODUCTIONS

Speaker Brown introduced to the Joint Convention of the Legislature the following:

Bert A. Betts, State Treasurer; Alan Cranston, State Controller; Stanley Mosk, Attorney General; and Roy E. Simpson, Superintendent of Public Instruction.

PRESENTATION OF THE LIEUTENANT GOVERNOR

Hon. Ralph M. Brown, Speaker of the Assembly, presented Lieutenant Governor Glenn M. Anderson to the Joint Convention.

PRESENTATION OF THE GOVERNOR

Hon. Glenn M. Anderson, Lieutenant Governor of California, presented Governor Brown to the Joint Convention.

Governor Brown then proceeded to address the Joint Convention as follows:

ADDRESS BY GOVERNOR EDMUND G. BROWN

Budget Message to the California State Legislature
by Governor Edmund G. Brown

Delivered to the Senate and Assembly in Joint Session, February 1, 1960

To the Senate and Assembly of the Legislature of California:

I present to you a budget faithful to the principles of fiscal solvency, faithful to the needs of today, faithful to the future of California. It is balanced not by borrowing against the future but by living within our means. It provides for a prudent investment in colleges, state hospitals, parks, and other public facilities essential to accommodate the relentless, magnificent growth of our population and industry.

The annual budget stands as a portrait of the dedication, the demands, and the discipline of all the people of California. It reflects the preferences and mirrors the basic decisions not only of me as Governor and you as legislators, but of all the citizens of this State. Neither the complexity nor the abstractions of the budget should ever blind us to this public truth.

The hopes and needs of people are not expressed in percentages or ratios, or even in dollars. Instead, in the context of government, they

exist in terms of the facilities and services that people rightfully demand of their government—for example, penal institutions, recreational facilities, aid to the needy blind, and many more matters of a social and economic nature. The wisdom of a budget cannot be measured solely by bookkeeping entries or an accounting analysis. In a democracy, a budget should do more than balance; it should serve as an instrument for the fulfillment of the just desires and vital needs of the people.

A year ago when I took office, there was a crisis in state finances. The State had been spending more than its income year after year. Fiscal experts of the previous Administration anticipated a General Fund deficit at June 30, 1959, of more than \$60 million; and 1959-60 expenditure requirements were expected to exceed estimated revenues from then existing sources by more than \$200 million.

I asked you in my first budget message to join me in facing up to our responsibilities and to adopt a program to put our State back in the black. The program called for an aggressive economy drive and new, broadly obtained revenues to meet the State's obligations. You gave these recommendations magnificent support. The action on last year's budget showed that the people of California have the courage and the character to choose the course of fiscal solvency.

Because of our accomplishments last year, our State finances today are on a sound basis. We now estimate that on June 30, 1960, the General Fund will show a net balance of approximately \$73 million. Much of this results from the improvement in economic conditions. More than \$23 million, however, arises out of our savings—expenses which we were able to cut below budget authorizations. This is a result of our determined drive to get maximum effectiveness from every tax dollar.

For the fiscal year ahead, I pledge you and the people of this State unswerving diligence on behalf of stern economy and efficiency in our public stewardship. I have demanded that agency directors, in their individual diligence, develop improved economies of operation, hand in hand with better service for the public. In the coming year, I shall press even more insistently for those objectives.

In measuring this budget with the state it must serve, you will find that the central, all-pervasive fact of life in California is growth—growth in population and industry, and growth in the responsibilities and opportunities that government, like each of us individually, has in an increasingly complex society. The size of the budget is a symptom of this growth!

Indeed, the budget can be understood only in terms of our relentless population increase, our spiraling complexity as a community, our immense potential. Nearly all of our citizens have personal knowledge of the overcrowding of California's schools and colleges, prisons, hospitals, campsites, and other public facilities. The aggravations and inadequacies—public and private—resulting from these shortages have accumulated over many years. Just ahead lie still greater demands and still greater loss of potential economic and social wealth and well-being if we fail to build parallel with California's irrepressible expansion in population.

To meet the public needs of the State requires what is properly called "substantial capital outlay for institutions and facilities." But these are cold, impersonal words. For me, it is more meaningful to liken our schools, campuses, parks, and other public facilities to a house. It is the *other* house that you and I and our children live in. It occasionally needs roof repairs, the plumbing has to be fixed, the wiring repaired, just as in our own houses. And when the family of Californians grows as it does by over 500,000 new residents each year, we need to add more rooms, just as we would for our own families.

I would no more think of permitting California's house to become impossibly over-crowded or dilapidated than I would allow this to happen to my own house. I am sure each of you feels the same way.

I propose that the great bulk of the balance which will be on hand at the end of the present fiscal year be invested—not just spent—to provide the buildings and equipment immediately necessary for our skyrocketing educational demands, our rising prison problems, our mental health requirements, and our other basic capital needs. In this way the State government can best help build for California's future. It is also the only way to reduce the backlog of need caused by neglect in prior years.

The prospects for California's future growth and greatness refute the notion that revenues can be cut back at this time. The rate of population increase expected in the years ahead indicates that basic demands on the state government for long established responsibilities will not soon lessen. In the face of that, the fiscal solvency and capital plant of the State must be kept up, not undercut. To reduce revenues in the face of the urgent educational needs—to take just one example—would constitute a callous disregard for the State's credit standing and financial soundness. To cut back now would be irresponsibility of the same character as that which produced the financial crises I inherited at the beginning of my term in office. We should reject the glib advice of those who prefer the easy path of fiscal self-deception to the austerity of fact.

I want to stress that the contemplated net balance will be used for immediately-required capital construction which otherwise would have to be financed by bonded indebtedness. I believe that this is particularly sound during this period of high interest rates, which I am advised will likely continue in the foreseeable future. To use the prospective balance to keep down debt financing on continuing, non-revenue producing public responsibilities is an objective of government supported by the responsible leadership of both our major political parties. When I became Governor, I pledged fiscal responsibility for this State; and that is exactly what I am determined to affirm through this budget.

Summary

I want to turn now to a brief definitive summary of the budget for the year 1960-61. The total budget amounts to \$2,477,121,574, a profound responsibility for you of the Legislature and for myself. Follow

ing is a summary of the total General Fund revenue and expenditure estimates for the fiscal year 1960-61:

General Fund Condition (In Millions of Dollars)

	<i>1959-60 Estimated</i>	<i>1960-61 Proposed</i>
Beginning Surplus, July 1-----	\$18.1	\$73.9
Reserves Consolidated -----	37.9	-----
INCOME:		
Revenues and Transfers-----	1,487.8	1,633.0
EXPENDITURES:		
State Operations -----	474.7	550.8
Capital Outlay (current funds)-----	30.1	140.4
Capital Outlay (bond funds)-----	(79.3) *	
Local Assistance -----	965.1	1,014.3
<hr/>		
Total Expenditures—Current Funds	\$1,469.9	\$1,705.5
Current Year Surplus-----	\$17.9	—\$72.5
Ending Surplus, June 30-----	\$73.9	\$1.4

* Not included in totals.

Important Aspects

The proposed budget is essentially an extension of the budget which I submitted to you last year and which received your approval with little modification. It is an austere budget with every expenditure item having been subjected to the strict test of necessity.

I want to take just a few minutes of your time to indicate highlights of the most important expenditure requirements. In addition, I urge you to review complete analyses and program data set forth in the budget document.

Education

In my Inaugural Address last year, I stated my determination to provide California with the best public educational program in the United States. There is no better investment for the future of our State and Nation than monies prudently expended in our schools, colleges and universities. This means, quantitatively, that each individual shall have a full educational opportunity consistent with his abilities. Qualitatively, it means we shall strive continually to raise standards of excellence, not only for sound fundamental training but to develop social, political and ethical understanding of our technological achievements.

I am recommending in this message that \$1.045 billions, or 42 per cent of the entire budget, be devoted for the support of the public school system and for higher education in California. It is interesting and perhaps surprising to note that California, which is so attractive to senior citizens, actually does not have an aging but a "younging" population. An increasing percentage of our total population is of pre-school and school age.

Of the children in the 5 to 17 age group, California has a higher percentage enrolled in the public school system than any other state in the union. In aggregate, we anticipate in 1960-61 an average daily

attendance in the public school system of 3,355,000, greater by a half million than New York State, which is now second in the Nation to California.

With the increased support for the public school system adopted last year, the State's obligation will amount in 1960-61 to \$678,957,600. This includes a sum of approximately \$40 million to accommodate the enrollment of 200,000 additional students over the current year. California is one of the states which contributes most heavily to the support of its public school system. Without this support, the burden on local property owners from school district taxes would be far heavier and in many cases inequitable.

State Colleges

The sharp increase in births in the early 1940's first caused the great expansion in our public school system and is now reflected in increased applications for admission to college. I am recommending in this budget a total of \$66½ million for the net operating costs of our state college system to meet the challenge presented by an increase in the enrollment by 7,600 students. Provision is also made for a modest beginning, in rented quarters, for the three new colleges in Orange, Alameda and Stanislaus Counties, previously authorized by legislative action. This means that for state colleges, there will be a budgetary increase of 14.8 per cent. This increase is primarily a reflection of the increased work load and the necessary preparation for anticipated continued expansion of the program without a marked change in the level of educational service.

I also propose the expenditure of \$42.5 million for capital outlay for the state colleges. This includes, among other needed projects, funds for the planning and development of the new colleges at Orange, Alameda and Stanislaus Counties, and to permit work to proceed upon these new campuses without delay.

University of California

For the University of California the budget provides from the General Fund \$113 million, an increase of 14.2 per cent over the current year. This will help provide for the anticipated increase in enrollment of 3,850 students on the various campuses of the University. Significant research and other important educational activities of the University are also recognized and supported.

The necessary building expansion of the University of California justifies the recommendation of a total of \$52.2 million for capital outlay projects. This includes a sum of \$5,721,440 as an initial step in the development of a School of Science and Engineering at La Jolla. This project, with the support of private contributions, was launched prior to consideration of a general campus for the University at La Jolla and is justified without regard to the latter. In addition to the actual recommendations for plant development for the coming year, I have expressed my genuine concern for providing an additional medical school, and have called for the development of plans for that as expeditiously as possible.

Educational Television

I am deeply interested in the contributions that educational television may make to the excellence of our education program at all levels. Pilot work along this line is currently under way in some school districts and at several state colleges. I am recommending that \$250,000 be appropriated to the University of California to permit further experimental work in instructional television at that institution. I am extremely hopeful that there will be developed an integrated effort on the part of educational institutions at all levels to develop public policies in cooperation with the state both economically prudent and educationally sound.

Mental Health

This year's budgetary increase of \$9.5 million for the Department of Mental Hygiene not only adds to the traditional program of the State hospital system, but places heavy emphasis on new approaches to an old and complex set of problems. The incalculable human suffering and tremendous expense make it imperative that our full resources be brought to bear on these problems. We are resolved to seek new ways, new techniques and new thinking.

In the forthcoming year, we propose to make a beginning on three new approaches in mental hygiene. *First*, we propose to expend \$450,000 to develop one of the newer concepts in modern psychiatric care, the day hospital. These day hospitals will enable patients who do not require twenty-four-hour hospitalization to receive treatment at an all-day center and to return to their families and homes each night. We fervently hope that this new look in treatment will live up to its present promise of providing a more effective and more economical alternative to full-time hospital care. The funds proposed will provide three of these day hospitals as an experimental start.

Second, we propose to provide funds for new techniques and facilities in the pre-hospital and post-hospital periods which are so important to effective treatment and speedy recovery. \$232,000 is provided for finding foster homes for recovering patients, and strengthening social service care for them; \$220,000 is provided for an after-care clinic at three state hospitals; and \$286,000 is provided for psychiatric care for patients whose recovery permits them to leave the hospital, but who still need occasional treatment and guidance.

Third, we want to assist those communities which are assuming responsibility for sharing the load of mental health problems. The budget provides \$50,000 for highly skilled people—few in number, but important—to help local communities undertake mental health programs to care for patients in familiar surroundings near their homes.

The tremendous demands for treatment services caused by population growth account for \$7 million of the budget increase for mental health. We have also budgeted a \$200,000 increase in the encouraging program of research now being carried on by the department, a program which has attracted to it a total of more than one million dollars in grants by the federal government. An additional \$240,000 has also been budgeted for the treatment program in mental hospitals to permit purchase of new and improved medicines and drugs. Finally, a \$208,000

increase is provided for training to make present mental health personnel more effective.

Beaches and Parks

Existing financing for acquisitions and improvements of state beaches and parks does not provide sufficient funds for this important program to go forward. The development and operation of the State's system of beaches and parks is dependent, under existing laws, upon revenues from tideland oil royalties. Unfortunately, there is no longer an adequate amount from this revenue source to support the other demands upon it and all that is required for the beaches and parks program.

The appropriations for acquisitions and improvements made pursuant to a five-year program submitted in 1956 have produced a deficit in the Beaches and Parks Fund. I am recommending in this budget that the Beaches and Parks Fund be augmented by a transfer of \$5 million from the General Fund so that the program can go forward without interruption during the next fiscal year.

As a long-term plan of action, I have asked the Director of Natural Resources to prepare a completely revitalized five-year program for new acquisitions and development and work with the Director of Finance to formulate a sound financing proposal which can be submitted to the 1961 Session. This budget includes a major increase in the planning staff in the Division of Beaches and Parks needed for this program. In the increasing age of leisure into which our society is emerging, and in the face of the increasing population congestion that lies ahead, we must move with vigor and vision to develop adequate recreational facilities for our people.

Corrections

Substantial progress is being made on the conservation camp program adopted at the 1959 Session. This budget includes funds for constructing the 1,200 man conservation center in Lassen County and for branches in the Tuolumne and Mono-Inyo County areas. Five additional forestry work camps are being established. This program is not only meeting the serious shortage in facilities to house the increase in inmates, it is also a valuable extension of the correctional rehabilitation program and is providing much-needed forestry conservation work. This is an outstanding example of humanitarian and constructive penology.

Water Development Program

The budget recommends, pending the voters' action on the water resources development bond issue, appropriations aggregating \$34 million for the following purposes already authorized by legislative action: (a) additional canal and reservoir work on the South Bay Aqueduct, (b) a subsidence feeder canal in the San Joaquin Valley Division, and (c) completion of railroad and highway relocation work at Oroville, except for minor items to follow in 1961-62. We are thus clearing the way and laying the groundwork for the proposed state water program on which the people of California will pass this November—a program as bountiful of ultimate good as the great TVA and Central Valley projects have already proven themselves to be.

Salary Increases

Included in this budget is provision for the salary increases for state employees recommended by the State Personnel Board in its annual report to the Governor and the Legislature required by the Government Code. The report recommends a general increase averaging 5 percent for 85,000 employees in the state civil service and 9,500 academic and nonacademic personnel of the state colleges. Additional funds are also proposed to make special adjustments for certain groups, principally the lower clerical classes, whose pay requires a greater adjustment to bring it to prevailing rates in comparable employment. Also included are sufficient amounts to grant comparable increases to the 20,000 employees of the University of California and to other groups not under the jurisdiction of the Personnel Board.

Future Benefits

Rough estimates of future revenues and future expenditure requirements give no cause for complacency regarding the budgets for the immediate years ahead. There is strong indication that even though no new large expenditure programs are adopted and even though reasonably good economic conditions continue, we shall be hard-pressed to meet the State's obligations within prospective revenues. There is one basic underlying fact which we cannot escape and which will make budget balancing exceedingly difficult for many years to come: Our school age population is growing at a faster rate than the whole population and at a faster rate than our economy is expanding. Heavy increases in educational requirements are inevitable. Comparable demands in other fields of well established public responsibility also lie ahead. Frugality, therefore, and increased efficiency in all levels of government are essential.

In conformity with Section 34, Article IV of the Constitution, I submit to you the Budget for the State of California for the fiscal year commencing July 1, 1960, and ending June 30, 1961.

Respectfully submitted,

EDMUND G. BROWN, Governor.

February 1, 1960

ADJOURNMENT OF THE JOINT CONVENTION

At 1.38 p.m., there being no further business, the Speaker of the Assembly declared the Joint Convention adjourned sine die.

REASSEMBLED

At 2.00 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following resolution was introduced, and read the first time.

Senate Concurrent Resolution No. 4: By Senator McAteer—Approving amendments to the Charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal and consolidated special election held therein on the third day of November, 1959.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 4, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 4

Senate Concurrent Resolution No. 4—Approving amendments to the Charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal and consolidated special election held therein on the third day of November, 1959.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 2 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 10.30 a.m., Tuesday, February 2, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

SECOND LEGISLATIVE DAY

SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, February 2, 1960

The Senate met at 10.30 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, Help us to believe with the psalmist of old "that we shall see the goodness of God in the land of the living"—but only if we put our minds, our hearts, and our hands to the building of the structures of justice, peace, and understanding. Grant us to see something of this nature emerging from the things we can do here. We know this will take consecrated imagination . . . so do Thou give a substantial amount of it to us. AMEN.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. George E. Johnson, a prominent Sacramento restaurateur.

On request of Senators Burns and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Annabel Raines of San Mateo, formerly of Fresno.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, February 1, 1960

To the Senate of the State of California:

I have the honor to transmit to you herewith a list of interim appointments heretofore made by me to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

Respectfully submitted,

EDMUND G. BROWN, Governor

GEORGE C. FLEHARTY, a resident of Redding; has served four terms and is presently mayor of that city; a member of the Shasta County Water Resources Board three years; member of the California League of Cities Statewide Water Problems Committee and secretary of the Pacific Coast Power Committee; served five terms as president of the Sacramento Valley Division of the League of California Cities; vice president of the Mayors and Councilman's Section of the League, and was chairman of the final session of the California Conference on Conservation in 1948. He is president and general manager of television stations KVIP, Redding, and KBIQ, Eureka and radio station KVIP; was appointed, effective June 30, 1959, Member, California Water Commission, vice Richard H. Fuidge, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1961.

KENT SILVERTHORNE, a resident of Sacramento; was graduated from Emory University in Atlanta, Georgia; was in private practice in Arizona from 1933 to 1942. During World War II he served with the War Reclamation Authority in San Francisco, and immediately after the war was admitted to the California Bar. He entered the Bureau of Reclamation in 1946 and has served in the Department of the Interior since. He has specialized in water rights works and other reclamation problems since, and in December, 1952, became Assistant Regional Solicitor in charge of all legal work for operations in this region; was appointed, effective July 1, 1959, Member, State Water Rights Board, vice Henry Holsinger, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Water Rights Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

EDWARD C. OLSON, a resident of Burbank; an attorney; member of the city council; Executive Officer of the Disaster Council and former Mayor of Burbank; was appointed, effective July 1, 1959, Member, Alcoholic Beverage Control Appeals Board, vice Jules E. Gerhardt, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Alcoholic Beverage Control Appeals Board, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

MRS. JANE TOLMACH, (Mrs. Daniel M. Tolmach), is a resident of Oxnard; attended St. Catherine's Academy in Ventura; received A. B. degree from University of California, Los Angeles, 1943; Masters degree from Smith College School for Social Work, 1945. Has been a Social Worker with the American Red Cross Field Service; Director of Ventura County Mental Health Association, 1956; Vice Chairman of Oxnard City Planning Commission since 1958; was appointed, effective July 15, 1959, as Member, Board of Trustees, Camarillo State Hospital, vice Mrs. Elinor Brown French, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Camarillo State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

GEORGE GRIMES, a resident of Camarillo; veteran of World War I; served 20 years with the *Oxnard World Herald*, becoming managing editor. Early in 1943 became associate editor of the *Wall Street Journal* in New York and held that position until moving to California; was appointed, effective July 15, 1959, as Member, Board of Trustees, Camarillo State Hospital, vice Rev. Thomas Grice, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Camarillo State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

THOMAS H. RODGERS, a resident of Ventura; registered Petroleum Engineer, State of California; attended University of Utah, University of Southern California, and was graduated from University of California at Los Angeles, Letters and Science, 1935; worked in various field occupations in Los Angeles basin, San Joaquin Valley

and Ventura Oil fields; became Petroleum Engineer, Rincon District, 1942, District Engineer, 1951, and Superintendent in 1957. Member of American Petroleum Institute, American Institute of Mining, Metallurgical & Petroleum Engineers, District Oil and Gas Commissioner, District No. 2, Vice Chairman, District 14, Conservation Committee California Oil Producers since 1943, and a member of the Committee's Engineering Board, 1946, 1947, 1951, 1955, and 1956; and is a former member Ventura City Planning Commission; was appointed, effective July 17, 1959, Member, State Mining Board, vice Blair W. Stewart, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Mining Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

CYRUS S. MOORAD, a resident of Hughson; rancher and president of a used car firm in Modesto; was appointed, effective July 27, 1959, Member, Board of Trustees, Modesto State Hospital, vice Henry G. Anderson, interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Modesto State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date after confirmation.

NEIL J. CURRY, a resident of Los Angeles; one of the nation's outstanding trucking firm executives, is president of the California Cartage Company, chairman of the board of Truck Insurance Exchange and a past president and chairman of the executive committee of the American Trucking Association. He formerly owned a racing stable and has outstanding experience with racing operations; having raced horses both on the fair circuit and at California's major tracks; was appointed August 18, 1959, Member, California Horse Racing Board, vice Dwight Murphy, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Horse Racing Board, vice self, term expired, for the term prescribed by law, ending July 26, 1963.

IRVING H. PERLUSS, a resident of Los Angeles, has been in the Attorney General's office since 1946; was in charge of the Public Welfare Section from 1952 until September 1, 1958, when he was named to head the Los Angeles office of the Attorney General. That section handled all litigation involving the Department of Employment and Mr. Perluss is familiar with both the personnel and problems of the department. He was graduated from University of California at Los Angeles in 1937 with a degree in business administration; received his LL.B. degree from Boalt Hall in 1940 and was admitted to the Bar the same year; was appointed, effective September 1, 1959, Director of Employment, vice John Carr, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Director of Employment, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

ALFRED J. STERN, a resident of San Francisco and Atherton, prominent San Francisco and Peninsula home builder and land developer, was graduated from the University of California and Hastings College of Law. He was admitted to the Bar in 1928 and was a member of the firm of Stern and Grupp for many years. He is senior partner in Stern Construction Company and president of Stern and Price, Inc. He served as director of the National Association of Home Builders from 1953 to 1958 and also director of the Santa Clara County chapter from 1952 to 1956; was appointed, effective August 24, 1959, Member, State Park Commission, vice Robert DiGiorgio, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Park Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1961.

MRS. ELLEN RUE, a resident of Stockton, is chairman of the Stockton Redevelopment Agency and the Stockton Library Committee and president of the Stagg High School P.T.A. She is a member of the board of Alcoholic Rehabilitation Clinic and a past president of the American Association of University Women; was appointed September 1, 1959, Member, Board of Trustees, Stockton State Hospital, vice Clarence W. Peterson, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Stockton State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

JOHN ANSON FORD, a resident of Los Angeles, was graduated from Beloit College, Beloit, Wisconsin, and was given an honorary LL.B. degree by the college in 1952. From 1911 to 1919 he was a newspaper reporter and editor and later headed his own advertising and public relations firm in Los Angeles. He has been active in numerous civic endeavors. In 1950 Mr. Ford was awarded the Fundacion Internacional Eloy Alfaro Medal for Inter-American Friendship and the Judge Hollzer Bronze Medal

for Inter-racial Goodwill; was appointed September 18, 1959, Chairman, Fair Employment Practices Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Chairman, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1963.

ELTON BROMBEACHER, a resident of El Cerrito, is president of the Independent Printing Company and vice president and secretary of Furrer's Stationers, Inc., in Richmond. He is a director of the Richmond chapter of the National Conference of Christians and Jews and a member of the board of Contra Costa County Junior College. He published a weekly newspaper in Pinole before going into the printing business in Richmond. He is a graduate of the University of California; was appointed September 30, 1959, Member, Fair Employment Practices Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1962.

C. L. DELLUMS, a resident of Oakland, was educated in Texas and taught in the elementary schools there for four years. He joined the Brotherhood of Sleeping Car Porters in 1925 and has been international vice president of that organization since 1929. He is a former consultant to the President's Committee on Fair Employment Practices, is chairman of the West Coast Region, National Association for the Advancement of Colored People, and president of the Alameda County branch of the NAACP, is a former member of the State Advisory Board, National Youth Administration; former chairman of the Alameda County Non-Partisan League; and a member of the State Executive Board of Labor's Non-Partisan League, helped found the California Committee for Fair Employment Practices; was appointed September 30, 1959, Member, Fair Employment Practices Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1961.

CARMEN WARSCHAW, (Mrs. Louis), a resident of Los Angeles, received an A.B. degree in social work from the University of Southern California and is a member of the honorary sociological fraternity, Alpha Kappa Delta. She is a member of the board of the Los Angeles County Conference on Community Relations and the Jewish Centers Associates and a member of the Camp Bureau of the Welfare Planning Council of Los Angeles. She was appointed January 21, 1959 to the Social Welfare Board; was appointed September 30, 1959, Member, Fair Employment Practices Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

DWIGHT ZOOK, a resident of Rollings Hills, received a masters degree in business administration from Stanford University. He began his career as an industrial engineer at North American Aviation in Los Angeles, later transferring to the Personnel Division. During World War II, he was personnel director of NAA's Kansas City plant. He currently is corporate director of personnel services for NAA in Los Angeles. He is president of the Los Angeles Urban League and has been active in League activities for 10 years, is a past vice president and a member of the board for five years. He is on the board of the Personnel and Industrial Relations Association and the Centinela Valley Committee on Employment of the Physically Handicapped, is past president of the National Vocational Guidance Association, chairman of the Advisory Committee to the State Department of Employment and vice chairman of the Personnel Managers' Committee of the Los Angeles Chamber of Commerce; was appointed September 30, 1959, Member, Fair Employment Practices Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

KELLY B. MCGUIRE, a resident of Fort Bragg, was graduated from the School of Forestry at Oregon State College in 1926. From 1927 until 1952 he worked as logging superintendent and in other capacities for a Northern California lumber company. He is currently engaged in logging and sheep ranching at Fort Bragg; was appointed September 10, 1959, Member, State Board of Forestry, vice Russell H. Ellis, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

THEODORE A. ANDERSEN, Ph.D., a resident of West Los Angeles, associate professor, Graduate School of Business Administration, University of California at

Los Angeles. He is a graduate of Purdue University, and holds a master's degree in business administration from Harvard and a Ph.D. in economics from the University of Wisconsin. He was formerly manager of the economic research department in the Ford division of the Ford Motor Company and an associate director of business research for the Amos Tuck School of Business at Dartmouth; has also been a consultant to many major national corporations, including General Motors, Ford, Du Pont Chemical, Firestone Tire and Rubber, Chase Manhattan National Bank, and Lockheed, in the preparation of market forecasts, has also participated in management development programs for the Bank of America, major aircraft firms, the Pacific Finance Corporation, the Kaiser Medical Foundation and others. He was an economist in the Office of Price Stabilization in Washington, D.C., in 1952-53; was appointed September 18, 1959, Commissioner of Economic Development Agency, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Commissioner of Economic Development Agency, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

MERLE R. SCHNECKLOTH, a resident of Represa, has been with the Department of Corrections since 1945. He came to California from the State of Washington, where he was captain of the guard at the State Reformatory, Monroe, and the State Penitentiary, Walla Walla, for five years. In his California service he rose from the rank of correctional officer and was assigned as associate warden in charge of custody at the Deuel Vocational Institution, Tracy; California Medical Facility, Vacaville, and California State Prison, Soledad, in addition to his service at Folsom, where he has been in charge of custody since 1957. From April 1956 to February 1957 he was warden of the Washington State Prison at Walla Walla. He attended Washington State College, majoring in social science; was appointed September 18, 1959, superintendent, Conservation Center, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Superintendent, Conservation Center, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director of Corrections.

DEMETRIUS S. STYLIANOU, Ph.D., a resident of Santa Ana, is a minister, author and educator. He is a member of the Orange County Board of Education, president of the Orange County Association for Retarded Children and a former director of the National Association for Retarded Children; was appointed September 15, 1959, member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

BERNARD N. DESENBURG, a resident of Corona del Mar, is publisher of the *Laguna Beach Post*. He holds a Ph.D. from Ohio State University and is a former sociology instructor; was appointed September 15, 1959, member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

WALTER B. CHAFFEE, a resident of Fullerton, former Anaheim municipal judge from 1957 to 1958, is an attorney in private practice in Fullerton. He is president of the Family Service Association of Orange County; was appointed September 15, 1959, Member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from date of confirmation.

VEN FAIRNEY, a resident of Los Alamitos, is a Long Beach attorney. He is a member of the board of governors of the Los Angeles County Spastic Children's Foundation and former secretary of the California Council for Retarded Children; was appointed September 15, 1959, Member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

MRS. JOEY HAM, a resident of El Cajon, is a nurse at Foothills Nursing Home in El Cajon. She is a former supervisor of recreation for the City of San Diego and is a member of various San Diego mental health groups; was appointed September

18, 1959, Member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code.

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of Confirmation.

A. B. COTTAR, a resident of Yreka, sheriff of Siskiyou County; was appointed, September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

MARTIN McDONNELL, a resident of San Mateo, Chief of Police of San Mateo; was appointed, September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

ROBERT ANDERSON, a resident of Riverside, Chief Administrative Officer of Riverside County; was appointed, September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

HOWARD W. CAMPEN, a resident of San Jose, Chief Administrative Officer of Santa Clara County; was appointed, September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1961.

LOHN R. FICKLIN, a resident of Vallejo, City Manager of Vallejo; was appointed September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1961.

JAMES HICKS, a resident of Sacramento, Chief of Police; was appointed September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1961.

SAMUEL R. LEASK, a resident of Los Angeles, Chief Administrative Officer of the City of Los Angeles; was appointed September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1962.

DAN KELSAY, a resident of Modesto, Sheriff of Stanislaus County; was appointed September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1962.

GENE S. MUEHLHEISEN, a resident of San Diego, Captain of San Diego Police Department; was appointed September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1773 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1962.

HARVEY McACHREN, a resident of Bellflower, is a native of Pennsylvania, attended schools at Homestead in that state and then received his B.S. degree in business administration at the University of Southern California. In World War II he worked for a time at Douglas Aircraft and then served in the Army. He went to the Bellflower post about two years ago from the Los Angeles County administration, where he was a management trainee. Prior to that he did public relations work with the Blue Cross; was appointed October 21, 1959, chief, Collection Agency Licensing

Bureau, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Chief, Collection Agency Licensing Bureau, vice self, term expired, for the term ending at the pleasure of the Governor.

HERMAN F. SELVIN, a resident of West Los Angeles, is a member of the law firm of Loeb & Loeb, a past president of the Los Angeles Bar Association, and a past member of the Board of Governors of the State Bar; was appointed October 21, 1959, Member, California Law Revision Commission, vice Frank S. Balthis, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963.

PROFESSOR JOHN R. McDONOUGH, JR., a resident of Stanford, acting dean of the Stanford Law School and a former executive secretary of the Commission; was appointed October 21, 1959, Member, California Law Revision Commission, vice Samuel D. Thurman, Jr., term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963.

GEORGE G. GROVER, a resident of Corona, member of the firm of Clayson, Stark and Rothrock in Corona, a former deputy attorney general and also a former assistant to Associate Justice Roger Traynor of the California Supreme Court; was appointed October 27, 1959, Member, California Law Revision Commission, vice John D. Babbage, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963.

NORMAN LARSON, a resident of North Hollywood, president of the Norman Larson Airplane Company, has been a member of the commission since 1947 and is currently serving as chairman. He is a past president of the California chapter of the National Aviation Trades Association, a member of the National Business Aircraft Association and a member of the Quiet Birdmen; was appointed October 27, 1959, Member, California Aeronautics Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Aeronautics Commission, vice self, term expired, for the term prescribed by law, ending December 31, 1962.

J. WALTER SCHAEFER, 4627 Beverly Boulevard, Los Angeles, is the owner of Schaefer Ambulance Service, Inc., and Schaefer's Air Ambulance Service, both operating out of the Los Angeles area; also has interests in a number of other ambulance and hearse service companies; was appointed October 27, 1959, Member, California Aeronautics Commission, vice John Felton Turner, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Aeronautics Commission, vice self, term expired, for the term prescribed by law, ending December 31, 1962.

DR. HUBERT EATON, a resident of Beverly Hills, was the first president of the Interment Association of California and urged the establishment of the Cemetery Board to promote ethical standards of funeral and burial practices; he was knighted by King Victor Emmanuel III of Italy, decorated by the Italian Republic and made a life fellow of the Royal Society of Arts in Great Britain; he holds honorary doctorates of Science, Letters, Law and Art and is the only American professional member of the Academy of Fine Arts at Carrara, Italy. He is active in church, education and civic movements, was a national officer of the Boy Scouts of America, and served as director-trustee of William Jewell College at Liberty, Missouri, his alma mater; was appointed, October 29, 1959, Member of the Cemetery Board, vice John D. Gregg, deceased, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of the Cemetery Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

EDGAR A. HILLS, a resident of San Francisco, trucking executive; one of the co-founders of Pacific Intermountain Express and now president of four other firms, is an experienced horseman and was once a co-owner of the Blue Grass stables. He is president of Hills Transportation Company, Publishers Motor Transport, Hills of California and the Alfred J. Olmo Drayage Company, and is a director of the Transport Underwriters Association; was appointed, November 11, 1959, Member, California Horse Racing Board, vice B. W. Bailey, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Horse Racing Board, vice self, term expired, for the term prescribed by law, ending July 26, 1961.

HARRY MORTENSEN, a resident of Middletown; attended University of California at Davis; president of the Middletown Soil Conservation District, having served seven years; was awarded a Certificate of Merit from the State Association; formerly engaged in ranching, poultry and raising purebred Suffolk Sheep; was appointed, effective November 25, 1959, Member, State Soil Conservation Commission, vice Raymond Rianda, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Soil Conservation Commission, vice self, term expired, for the term prescribed by law, ending March 10, 1963.

JOHN J. KING, a resident of Petaluma; operates a real estate and insurance agency; former officer of the Bank of America, was appointed, effective November 27, 1959, Member, California Water Commission, newly created position, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

MARION R. WALKER, a resident of Ventura, a lemon grower; Stanford University Graduate, was appointed, effective November 27, 1959, Member, California Water Commission, newly created position, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1962.

THOMAS CONNOR LYNCH, resident of San Francisco; has been District Attorney of San Francisco since 1951, he was re-elected in 1955 and 1959. He is a graduate of the University of San Francisco Law School, was appointed, effective December 9, 1959, Disaster Acting Governor No. 1, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 1, vice self, term expired, for the term prescribed by law.

CARL GREENBERG, a resident of Los Angeles; has been a newspaper reporter since 1926, when he joined the staff of the old *Los Angeles Evening Express*. He joined the *Los Angeles Examiner* in 1933 and has been that newspaper's political editor since 1943; has covered state government continuously since the latter date and in 1957 was commended by the State Legislature in a special resolution, was appointed, effective December 9, 1959, Disaster Acting Governor No. 2, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 2, vice self, term expired, for the term prescribed by law.

HARRY M. DOUGHERTY, a resident of Riverside; former city attorney of Riverside and former district attorney of Riverside County, is a graduate of the University of Redlands. He received his LL.B. degree from the University of Southern California in 1935; was appointed, effective December 9, 1959, Disaster Acting Governor No. 3, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 3, vice self, term expired, for the term prescribed by law.

CLINTON D. MCKINNON, a resident of San Diego; is majority owner of the *North Shores Sentinel* in San Diego and of the *Coronado Journal*. He is a former owner of the *San Fernando Valley Times* and *San Diego Daily Journal* and former editor and publisher of the *Los Angeles Daily News*; he was elected to Congress in 1948, and was a candidate for the United States Senate in 1952, was appointed, effective December 9, 1959, Disaster Acting Governor No. 4, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 4, vice self, term expired, for the term prescribed by law.

JOSEPH A. BALL, a resident and attorney of Long Beach, is a graduate of the University of Southern California, an author of numerous legal articles and is a past president of the State Bar, was appointed, effective December 9, 1959, Disaster Acting Governor No. 5, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 5, vice self, term expired, for the term prescribed by law.

DR. JAMES BARRY SMITH, a resident of San Luis Obispo; is a general practitioner and city councilman, has been a director of the California Academy of General Practitioners for five years. He was elected to the San Luis Obispo City Council in 1957; was appointed, effective December 9, 1959, Disaster Acting Governor No. 6, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 6, vice self, term expired, for the term prescribed by law.

PAUL C. BODENHAMER, a resident of Redding; is editor and part owner of the *Redding Record-Searchlight*, attended the University of Southern California; was appointed, effective December 9, 1959, Disaster Acting Governor No. 7, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 7, vice self, term expired, for the term prescribed by law.

FOSTER HALL SHERWOOD, Ph.D., a native of Colorado and resident of Pacific Palisades has been a member of the Department of Political Science at the University of California at Los Angeles since 1943; received his A.B. in 1937 and his Ph.D. degree in 1941 from the University of California. In 1941-42, he was a fellow of the Brookings Institution, Washington, D.C., and in 1942-43 was in federal government service, including research for the Office of Strategic Services. Dr. Sherwood was a senior research fellow on a Fulbright scholarship at Oxford University in 1940-50 and a research fellow at Lincoln's Inn, London, on a Rockefeller Foundation fellowship in 1956-57, and is the author of numerous books and articles on American and comparative public law, was appointed, effective December 15, 1959, Member, Western Interstate Commission on Higher Education, vice Dr. Fred D. Fagg, Jr., term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Western Interstate Commission on Higher Education, vice self, term expired, for the term prescribed by law, ending October 12, 1963.

WILLIAM D. MATHEWS, JR., a resident of Etna; rancher and cattleman; has been a member of the National Meat Board Advisory Committee since its inception. He has been secretary of the Siskiyou Soil Conservation District for 12 years and chairman of the Siskiyou Game Commission for the past six years, was appointed, effective December 21, 1959, Member, State Soil Conservation Commission, vice Rod McLellan, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Soil Conservation Commission, vice self, term expired, for the term prescribed by law, ending four years from the date of the confirmation.

MALCOLM H. MERRILL, M.D., a resident of Berkeley, is a native of Richmond, Utah. He received his Master of Science degree from St. Louis University in 1927, and his M.D. degree from that school in 1932; in 1946 he received a degree as Master of Public Health from the University of California. He first joined the State Department of Public Health as chief of the Bureau of Venereal Diseases in 1937 and served in that position until 1941, when he became chief of the Division of Laboratories and served there until he became director, which position he has held since April 1, 1954; was reappointed, effective January 1, 1960, Director of Public Health, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Director of Public Health, vice self, term expired, for the term prescribed by law, ending January 1, 1964.

MALCOLM E. HARRIS, a resident of Sacramento, is western regional chairman of the National Conference of State Liquor Administration; has been in state service since 1941, except for Air Force service from 1943 to 1946, entering state employment after two years as an assistant forest ranger in the U.S. Forest Service. He first served in the California Department of Corrections as a correctional officer and associate warden. In 1951 he served as division chief of the Defense Mobilization Service in the Department of Veterans Affairs; and in 1953 and 1954 he was research and departmental secretary in the office of the former Governor Goodwin J. Knight. He is a graduate of Glendale, California high school and Oregon State College; has done postgraduate work at McGeorge College of Law and Sacramento State College; was appointed, effective January 1, 1960, Director of Alcoholic Beverage Control, vice Thomas Martin, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Director of Alcoholic Beverage Control, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

RAY W. SHUKRAFT, a resident of San Diego; battalion chief in the San Diego Fire Department, has held many of the top offices in firefighting groups in California, and has been both president and chairman of the executive board of the Federated Fire Fighters of California. He is also a past vice president of the California Federation of Civil Service Association. He is a graduate of Venice High School and attended the University of California at Los Angeles for two years. He entered the San Diego Fire Department in 1937, became an engineer in 1943, a lieutenant in 1947, a captain in 1951, and a battalion chief in 1955. He has also had special training in municipal fire administration, in fire prevention and suppression at state-sponsored schools in both New York and California, and in military and civil defense

programs; was appointed, effective January 15, 1960, State Fire Marshal, vice Joe Yockers, retired, as interim appointee, pursuant to Section 1774 of the Government Code;

State Fire Marshal, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

WALTER T. SHANNON, a resident of Sacramento, is a native of Redlands. After graduation from Pomona College in 1930, where he majored in economics and business administration, he was employed for two years with the Bear Valley Mutual Water Company. He served with the United States Forest Service for four years. He started as a warden with the Department of Fish and Game; after World War II he became warden captain in charge of Riverside and San Bernardino Counties. In 1951 he qualified as assistant chief of patrol and moved to Sacramento; was appointed January 4, 1960, Director of Fish and Game, vice William E. Warne, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Director of Fish and Game, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

JOHN J. PURCHIO, a resident of Hayward, is a graduate of Fordham College and Fordham University Law School; has practiced law in Hayward since 1947; has been a member of the city council since 1953 and served one term as mayor; is a member of the legislative committee of the California State Bar and was resolution chairman of the 1959 conference of the League of California Cities; was appointed, effective January 11, 1960, Member of the California Highway Commission, vice Robert L. Bishop, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Highway Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

BENJAMIN NARVID, a resident and attorney of Van Nuys, is a graduate of St. Lawrence University, New York, he practiced there three years prior to entering the Army in 1942; he was discharged a major and now holds the rank of a lieutenant colonel in the active reserve. He established residence in California in 1945, and was admitted to the bar in California in 1950; joined the staff of the Unemployment Appeals Board that year, serving in Sacramento until 1954 and since then in the Los Angeles Area office; was appointed, effective January 11, 1960, Member, Industrial Accident Commission, vice Ralph E. Mustoe, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

DANIEL F. DEL CARLO, a resident of San Francisco; member of Glaziers and Glassworkers Local 718, has served as their business representative for approximately 10 years; presently Secretary-Treasurer of the San Francisco Building and Construction Trades Council; served on Selective Service Local 87, and also War Manpower Commission Region 10, during World War II. He also served as Member of the Tri-Partite Panels of Regional War Labor Board; is a director of the Golden Gate Bridge and Highway District, having served since 1942; served as President of the Board of Directors for one term; served two terms as Public Utilities Commissioner for the City and County of San Francisco; also was a member of the Citizens' Advisory Committee to the Attorney General on Crime Prevention, Northern California; was appointed, effective January 11, 1960, Member, Industrial Accident Commission, vice John J. Synon, resigned as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1961.

ROBERT H. HADEN, a resident and practicing attorney of Merced, is a former public defender and district attorney in Tulare County; he is an Army veteran, served in China and India in World War II and was discharged as a major in 1946; was graduated from the University of Virginia and its law school; admitted to the California Bar in 1949; was appointed, effective January 13, 1960, Member, Alcoholic Beverage Control Appeals Board, vice Edward C. Olson, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Alcoholic Beverage Control Appeals Board, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

JOHN S. CRIVELLO, a resident of Monterey; has been connected with the fishing industry all his adult life; is a former member of the Monterey County Grand Jury, and is business agent and secretary of the Seine and Line Fishermen's Union of Monterey; was appointed, effective January 14, 1960, Commissioner, Pacific Marine Fisheries Commission, vice Eugene D. Bennett, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, for the term prescribed by law, ending September 19, 1963.

RICHARD S. CROKER, a resident of Sacramento; Chief of the Marine Resources Branch, Division of Fish and Game; a Commissioner, Pacific Marine Fisheries Commission since September 19, 1947; was appointed, effective January 14, 1960, Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, for the term prescribed by law, ending September 19, 1963.

HON. VINCENT THOMAS, a resident of San Pedro; has served nearly 20 years in the Legislature; has been a Commissioner, Pacific Marine Fisheries Commission since November 17, 1953; was appointed, effective January 14, 1960, Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, for the term prescribed by law, ending September 19, 1963.

HERBERT RAY RAINWATER, a resident of San Diego; California Commander of the Veterans of Foreign Wars; joined the Veterans of Foreign Wars while serving with the United States Army Engineers during World War II on the Burma Road; has held many offices in the organization and won some of its highest honors; was entered in the Veterans of Foreign Wars Hall of Fame for his record in membership recruiting, and has won awards for outstanding performance in several of his posts; he is an advertising executive; has served on a state committee for multiple sclerosis research and aided in launching an investigation of the treatment of United States citizens, particularly servicemen, in Mexico federal prisons; was appointed, effective January 16, 1960, Member, California Veterans Board, vice Carleton Lichty, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

MRS. IVERNE ROWLAND CARTER, a resident of Long Beach, has been with the federal prison service since 1942; her current post has been assistant to the associate warden of the Women's Division, Federal Correctional Institution at Terminal Island, California; prior to marriage taught school; is a graduate of Mount Union College at Alliance, Ohio; was appointed, effective January 19, 1960, Superintendent, California Institution for Women, vice Alma Holzschuh, retired, as interim appointee, pursuant to Section 1774 of the Government Code;

Superintendent, California Institution for Women at Corona, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

DOMINIC TAVAGLIONE, a resident of Riverside, long active in sponsoring youth athletic activities, is a 32d degree Mason, a life member of El Bekal Shrine of Long Beach and a member of the Riverside Elks Club; member of the board of directors of the San Clemente Publishing Corp., publishers of the San Clemente Sun-Post, past president of the Business Men's Association and Rotary Club, member of the Riverside Parks and Recreation Commission and of the Riverside Board of Realtors; attended Riverside City College; was appointed, effective January 20, 1960, Member, State Athletic Commission, vice William E. Leonard, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Athletic Commission, vice self, term expired, for the term prescribed by law, ending January 1, 1964.

PERCY HOWARD STEELE, JR., a resident of San Diego, has been executive director of the San Diego Urban League since 1953; is a graduate of North Carolina State College and holds a masters degree in social work from the Atlanta University of Social Work; was community organization secretary of the Washington, D.C., Urban League in 1945-46, program director of Neighborhood House, Morristown, New Jersey, from 1946 to 1948 and part-time sociology instructor at College of St. Elizabeth Convent in New Jersey from 1951 to 1953; is regional vice-president of the California Social Workers Organization, chairman of the Social Work Commission of the City of San Diego, a member of the Board of Public Welfare of the County of San Diego and a member of numerous other social work organizations; was appointed, effective January 20, 1960, Member, Social Welfare Board, vice John T. Martin, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

JEROME N. SAMPSON, a resident of Beverly Hills, is a women's apparel manufacturer's representative; is on the board of the Welfare Planning Council of Los Angeles; graduate of the University of Chicago in 1930, majoring in social welfare; from 1933 to 1938 was with the United Charities of Chicago, from 1938 to 1940

in the Child Welfare Division of the Illinois Social Welfare Department, from 1940 to 1942 director of the Sommers Children's Bureau of St. Louis; from 1942 to 1944 he was secretary of the Child and Family Division of the Social Welfare Planning Council of St. Louis, from 1944 to 1946 director of the Hawthorne Cedars Knolls School for delinquent children in New York, and from 1946 to 1949 director of the Jewish Family and Children's Bureau of Baltimore; was appointed, effective January 20, 1960, Member, Social Welfare Board, vice Carmen Warschaw, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

DR. JACOBUS TEN BROEK, a resident of Berkeley, is a professor at the University of California and a nationally recognized authority in the field of constitutional law; he is president of the National Federation of the Blind, having held that office since its founding in 1940; member of the Social Welfare Board since March 20, 1956; was appointed, effective January 20, 1960, Member, Social Welfare Board, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

MARGARET PARDEE BATES (MRS. TALCOTT), a resident of Carmel, is the wife of a Monterey physician; she is a graduate of Barnard College (Columbia) and took her M.A. degree at Washington University in St. Louis; has served as a member of the Monterey High School and Elementary School Boards and was president of both boards from 1954 to 1957; has been active in the League of Women Voters, the American Association of University Women, and has been on the Board of the Monterey Symphony Association, in charge of children's concerts; was appointed, effective January 20, 1960, Member, State Board of Education, vice Mrs. Eva C. Noland, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

DONALD M. HART, a resident of Bakersfield, is president and general manager of the S. A. Camp Motor Co. of Bakersfield; is a graduate of Santa Barbara State College and for a while taught in Kern County Schools; he is the recipient of numerous awards for his work with handicapped and retarded children, and has been serving as a member of Governor Brown's Committee for the Employment of the Handicapped; was appointed, effective January 20, 1960, Member, State Board of Education, vice Wilber D. Simons, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

WARREN M. CHRISTOPHER, a resident of Los Angeles, is a partner in the Los Angeles law firm of O'Melveny & Myers; served as special counsel to Governor Brown during first three months of administration in 1959; he is a magna cum laude graduate of the University of Southern California and a law graduate of Stanford University, where he was a member of the Order of the Coif; was president of the board of editors, Stanford Law Review, 1948-49, and editor in chief of the Los Angeles Bar Bulletin, 1955-56; is a member of the board of governors of Town Hall, and a member of the State Bar, the Los Angeles and American Bar Associations, and the Chancery and California Clubs; was appointed, effective January 20, 1960, Member, State Board of Education, vice William J. Blair, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

IRA J. CHRISMAN, a resident and native of Visalia, has been a city councilman of Visalia since 1951 and is in his third term as mayor of Visalia; was recently elected president of the League of California Cities; he was Tulare County Recorder from 1936 to 1942; is a former president of the Tulare County Cattleman's Association and a present director of the California Cattleman's Association; he is president of the Visalia Savings and Loan Association, past president of the Rotary Club, a member of the Advisory Board of the Bank of America and was chosen Man of the Year by the Visalia Chamber of Commerce in 1958; was appointed, effective January 20, 1960, Member, State Water Commission, vice Arnold Frew, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

JOHN P. BUNKER, a resident of Gustine, is a walnut grower and dairyman, was active in the organization of the Central California Irrigation District, of which he

is a director; he is a member of the Merced County Farm Bureau Water Committee and served as a high school trustee in Gustine for nine years; has been vice chairman of the county committee of the Production and Marketing Administration and served on that agency's Cotton Review Board; he attended the University of California at Berkeley and Davis; was reappointed, effective January 20, 1960, Member, State Water Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

KARL WRAY, a resident of San Clemente, is a graduate of Columbia University and a Marine Corps veteran of World War II; he is publisher and co-owner of the *San Clemente Sun-Post* and co-owner of the *Costline Dispatch* in San Juan Capistrano; member of the board of directors of the California Newspaper Publishers Association and past president of the Orange County unit of CNPA; as former president of the San Clemente Chamber of Commerce, he sponsored a successful drive to establish the La Cristianita and Las Flores state historical landmarks in San Clemente; was appointed, effective January 27, 1960, Member, State Park Commission, vice Guilford H. Whitney, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Park Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

BUELL L. SLATER, a resident of Folsom, President, Slater Electric Company, Member, National Electrical Contractors Association, past president Sacramento Valley Chapter; 33-year member of International Brotherhood of Electrical Workers; has been in electrical contracting business since 1945; was appointed, effective January 29, 1960, Member, Contractors State License Board, vice Lee E. Singleton, Sr., term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Contractors State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

FOREST D. PUGH, a resident of Fullerton, has been a licensed general contractor for 9 years; active member of the Building Contractors Association since 1952, first in the San Gabriel Valley Chapter, and presently in the Orange County Chapter; has been actively engaged both as an officer and a director in the BCA; was appointed, Member, Contractors State License Board, vice H. Cedric Roberts, term expired, effective January 29, 1960, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Contractors State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

Message read, and referred to the Committee on Rules.

MOTION TO PRINT REPORT

Senator Williams moved that the following progress report of the Fact Finding Committee on Natural Resources be printed in the Journal, and that 100 additional copies of the Journal be printed.

Motion carried.

Letter of Transmittal

SENATE FACT FINDING COMMITTEE ON NATURAL RESOURCES CALIFORNIA LEGISLATURE, SACRAMENTO

*Hon. Glenn M. Anderson, President
and Members of the Senate:*

GENTLEMEN: Your Senate Fact Finding Committee on Natural Resources, created pursuant to the provisions of Senate Resolution No. 135, 1959 Regular Session, transmits herewith a progress report on the activities of the committee relative to the "Aerial Retardant Initial Attack Program" and the "Communications Plan" of the Division of Forestry, Department of Natural Resources, together with conclusions and recommendations.

Because of the financial implications involved, it was the opinion of the committee that this report should be submitted for consideration by the Legislature in establishing a level of expenditure for these two programs in the 1960 Budget Session.

Respectfully submitted,

J. HOWARD WILLIAMS, Chairman
CHARLES BROWN, Vice Chairman
STANLEY ARNOLD
SWIFT BERRY
RONALD G. CAMERON
RANDOLPH COLLIER

A. A. ERHART
FRED S. FARR
JOHN J. HOLLISTER, JR.
JOHN F. MCCARTHY
VIRGIL O'SULLIVAN

**PROGRESS REPORT OF THE
SENATE FACT FINDING COMMITTEE ON NATURAL RESOURCES**
(Created Pursuant to the Provisions of S. R. 135, 1959 General Session)

**THE AERIAL RETARDANT INITIAL ATTACK PROGRAM AND
THE COMMUNICATIONS PLAN OF THE DIVISION OF FORESTRY
DEPARTMENT OF NATURAL RESOURCES**

J. Howard Williams, Chairman

Charles Brown, Vice Chairman

Stanley Arnold
Swift Berry
Ronald G. Cameron
Randolph Collier
A. A. Erhart

Fred S. Farr
John J. Hollister, Jr.
John F. McCarthy
Virgil O'Sullivan

Ford B. Ford, Executive Secretary

FOREWORD

The Senate Fact Finding Committee on Natural Resources held a public hearing October 16, 1959, to consider the Aerial Retardant Initial Attack Program and the Communications Plan of the Division of Forestry, Department of Natural Resources.

This report incorporates information presented at the hearing as well as other data secured relative to these two subjects. The report also includes conclusions and recommendations which result from an appraisal of the material provided the committee.

Because of the financial implications involved, it was the opinion of the committee that this report should be submitted for consideration by the Legislature in establishing a level of expenditure for these two programs in the 1960 Budget Session.

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DIVISION OF FORESTRY COMMUNICATIONS PLAN

SUMMARY AND CONCLUSIONS

The very nature of the primary responsibility of the Division of Forestry, which is to attack fires in its assigned area, dictates the need for a dependable communications system. The division has such a system, which it improves constantly by making new installations, applying newly developed modifications, and replacing obsolete equipment and equipment which cannot be economically serviced.

Since communications per se involve a media common to all using agencies, there must of necessity be close co-ordination and control. These are provided on the originating level by the Federal Communications Commission, the agency responsible for assigning frequencies throughout the country. Until 1958, co-ordination on the state level was acutely necessary and even with a gratifying display of co-operation, communication systems were somewhat unsatisfactory because of the lack of assigned frequencies. Since April 1, 1958, this situation has been somewhat alleviated by the release to state agencies of more frequencies by the F.C.C. However, in this release certain expensive modifications were required.

Inter- and intra-agency radio interference has been materially lessened, and it can now be said that the Division of Forestry has a good communications system. There are, of course, modifications and expansions which are desirable, but they must be weighed carefully to determine whether or not such additional expenditures are economically practicable.

The committee placed particular emphasis on the microwave system, which the Division of Forestry proposes to install and expand. Microwave involves a direct, statewide non-interference high frequency radio network. Certainly microwave cannot be justified on an "administrative traffic" basis as opposed to an emergency basis. Its potentials are known from the experience of the Office of Civil Defense, which agency has installed microwave linking Sacramento via Mount Diablo in the north to Mount Santiago in the south. Major oil companies employ this means of communications also for continuous reporting.

The California Division of Forestry is considered a public safety agency, and because its present radio network is usable through the microwave system in the event of an emergency, the federal government has agreed to pay one-half of not only the cost of purchasing the radio equipment in the division's 1959-60 fiscal year budget, but also to pay one-half of the cost of purchasing and installing the microwave equipment for the "legs" proposed by the division in the 1960-61 fiscal year. This the federal government is committed to do for any state agency participation in the microwave net.

As mentioned, the value potential of the microwave system to public safety agencies is reasonably ascertainable. However, the most desirable method for implementing this system, establishing administrative control thereof, and assigning maintenance responsibility, have not been resolved. Considerable thought has been given to these latter problems, and it appears that an indication of the desire of the Legislature relative thereto is in order.

In considering the information presented to the committee at the hearing and data subsequently accumulated, the committee recommends that:

1. *The Division of Forestry should participate in a carefully considered development of the microwave system as long as federal matching funds are available to the Division.*

The division has received federal matching funds in sufficient amount to construct the remaining portion of the microwave system necessary for contact between Sacramento headquarters and each district office. This contact constitutes the primary need as outlined by the division. The division has also submitted a budgetary request to construct certain gaps in the system in the 1960-61 fiscal year. The division has received a federal commitment for defraying one-half of the cost of the 1960-61 fiscal year links. If the federal government provides the matching funds, it is the recommendation of the committee that the proposed 1960-61 fiscal year links be constructed. However, if the

federal money is not forthcoming, it is recommended that the construction of the additional links be held in abeyance for re-review by the Legislature at the 1961 Regular Session.

2. The Communications Advisory Committee shall present to the Legislature, at its 1961 Regular Session, a comprehensive recommendation for administration of construction and maintenance of the proposed microwave net, as well as a plan for the maintenance of all state-owned radio equipment, including, but not limited to, the following suggested considerations:

a. Establish within the Division of Communications of the Department of Finance a microwave section. This section would budget for all future expansion and maintenance of the microwave system, following the 1960-61 fiscal year. The only construction charge to using agencies would be for "legs" to operating units off of the main "backbone" of the system. Maintenance would be performed by the Division of Communications with reimbursements to that division by the using agencies, according to a pro rata maintenance schedule.

b. Return the responsibility for maintaining all other radio equipment to the agencies owning such equipment.

3. The division shall not construct portions of the system which are dependent for their use upon the construction of portions by other agencies until the latter construction is assured.

4. No microwave links will be constructed which cannot be justified on the basis of their necessity as integral parts of the statewide emergency net, and even if planned extensions qualify on this basis, a clear case must be made that existing radio and/or telephone service will not suffice. The committee is satisfied that the microwave links planned for construction in the 1959-60 fiscal year and the 1960-61 fiscal year are justified under the current federal-state participation plan. It is recommended further that no additional extensions to the system be permitted without legislative review and appraisal according to the conditions outlined in this paragraph.

5. The division shall reflect a savings in its proposed 1960-61 communications budget equal to its anticipated use of the microwave in lieu of *emergency telephone toll calls*.

THE COMMUNICATIONS SYSTEM OF THE DIVISION OF FORESTRY

The Division of Forestry, as is the case with any public safety agency, must rely quite heavily on its communications to insure as fast as possible application of the men and equipment available to it for accomplishing its mission in an emergency situation.

The division has utilized its own telephone lines, commercial telephone service, teletype, microwave and radio to direct field unit and headquarters operations. The division's objectives for each communications tool is as follows, as presented to the committee at the latter's hearing October 16, 1959:

A. Commercial telephone service

Commercial telephone service will be utilized where available to the extent necessary for:

1. Receiving undelayed reports of fires from the public or from other fire control agencies.
2. Conducting forestry business with the public and other agencies.
3. Conducting normal internal division forestry business.

B. Forestry-owned telephone lines

The Division of Forestry may build and maintain telephone lines under the following conditions:

1. When commercial telephone service is non-existent or unreliable for emergency use.
2. When extensions are necessary to connect to commercial telephone lines, including farmer-line type of service.
3. When it is more economical than other types of communication outlets.
4. When it is used as control circuits for radio or microwave operations.

C. TWX Teletype Telefax

This medium of communications will be utilized to the extent practical, where:

1. It is more economical than other communications outlets, or when written record is required.
2. To receive and disseminate fire weather messages.
3. For transmission of weather reports, charts, maps, and pictures pertaining to fire control operations (e. g. Telefax). These messages and/or materials may also be transmitted by commercial telephone lines, or over forestry radio or microwave circuits, depending on the most direct and economical means.

D. Microwave

Microwave communications will be utilized when:

1. A system is already established and can be entered by forestry at a reasonable cost (e.g. OCD link, Sacramento to Southern California).

2. When it offers a more direct, rapid and economical means of communication for handling fire and other traffic.

3. When state agencies can jointly establish a system to service all agencies, with costs proportionately shared.

E. Radio system of C. D. F.

1. The forestry radio system is designed to provide both local and state operations.

2. Radio units are intended to operate on a local non-interference basis. This means that operation may be conducted on one or more fires in a ranger unit without interference with the radio operations in adjoining ranger units.

3. The radio system shall provide for car-to-car contact for short range operations and for car-to-station over long distances with limited interference.

4. The system shall provide for complete operating flexibility within district boundaries, with limited flexibility for intra-district operations (i.e., for equipment able to operate statewide).

5. The system shall provide for the transmission of administrative fire traffic separately and simultaneously with direct operational fire line traffic.

6. The system shall provide for aircraft communications on a separate channel for aircraft-to-aircraft contact and from aircraft-to-ground units, as required.

7. The system will be designed to provide for peak fire load operations as well as everyday normal communications and will provide space for future expansion as required.

Communication Complements or Bases**A. Administrative offices**

All administrative offices will have such commercial telephone service as is required to meet their needs, as well as forestry-owned telephone line connections, where necessary.

They will have radio equipment capable of operating on assigned radio channels, and may have equipment for radio contact with the United States Forest Service, the United States Weather Bureau and with other co-operating fire control agencies.

B. Forestry Conservation Camps

Each forestry conservation camp will have both commercial telephone and radio. Forestry telephones may also be connected to camps when it is deemed necessary.

C. Forest Fire Lookout Stations

All lookout stations will have, if available, either commercial or forestry telephone line connections, plus radio. If no telephone service is available and dependence is entirely on radio, additional radio equipment will be supplied in order that communications will be assured.

D. Forest Fire Stations

Each forest fire station will have radio communications plus telephone line service.

Radio Equipment: Types and Installations**A. Portable Mobile Relay**

To provide complete radio coverage to all areas to handle fire control traffic, a minimum of two portable mobile relay units will be provided for each district.

B. Portable Radios

Each district will maintain sufficient portable radio equipment to provide necessary communications for each authorized "Fire Camp Set-Up."

C. Handie Talkie radios

Handie Talkie radios to be allocated to each district in sufficient numbers to equip fire line crews and administrative personnel, conservation camp and range improvement crews.

D. Mobile radios

All Forestry motorized vehicles and bulldozers will be equipped with mobile radios except:

1. Equipment acquired and used primarily for maintenance work or other non-fire activities.

2. Fire trucks used exclusively for protection at Forestry conservation camps or Youth Authority camps.

3. Vehicles used primarily by: nursery technicians, district painters, district carpenters, district construction inspectors.

If it is considered necessary for any of the above described vehicles to have radios, justification of need and approval by the State Forester is required before installation may be made.

E. Aerial radio

For the operation and control of aircraft in fire control operations, special aircraft radios will be provided for the following: planes used for patrol and supplemental detection; helicopters; aerial tanker planes; personnel carriers; lightning control planes.

Since 1947, the division's radio system has expanded from 250 units to approximately 2,120 units at the present time. This agency also has constructed some 2,170 miles of telephone lines, which lines are replaced by commercial ones as service becomes available. The division plans to have an alternate communications system to each fire control station and lookout in the state to insure against complete contact failure in the event of an emergency. Such a system is well along to completion.

Constant modifications of the division equipment have been and are being made because of Federal Communications Commission action and continuing advance in radio technology.

Microwave

The division's latest expansion in the field of communications has been participation in the microwave statewide net plan. The Office of Civil Defense has constructed a leg from Mount Diablo in the north to Mount Santiago in the south. The division is utilizing this leg at the present time, as are local law enforcement and other public service units.

The division applied to the federal government for participation in the federal matching program, involving radio equipment usable by the United States in the event of a national emergency. This application was approved, and, as a result, not only is the cost for additional forestry legs in the microwave net to be matched with federal funds, but also the cost of the mobile radio equipment which can be used through the microwave. The division has indicated that the federal government's participation in the cost of the radio units, exclusive of the microwave, approached \$309,000 in the 1959-60 fiscal year.

It was following legislative approval of the division's 1959-60 fiscal year radio budget that the federal government became committed to this matching. In effect, this action released a portion of the budgeted funds. The Department of Finance gave its permission to the Division of Forestry to use a part of these released funds for constructing microwave contact to all of its district offices.

The primary participants in the microwave program on the state level, in addition to the Division of Forestry, are the Division of Highways, the Highway Patrol, and the Office of Civil Defense. The latter agency does not anticipate financing legs to the microwave net in addition to that which it has already established between Mount Diablo and Mount Santiago. It is anticipated that other state agencies, including the Departments of Fish and Game and Water Resources and the Division of Beaches and Parks, will also utilize this system. To indicate the federal participation through matching funds for other than microwave equipment, but dependent upon the installation of microwave, is the following schedule:

CIVIL DEFENSE MATCHING FUNDS APPROVED FOR OTHER THAN MICROWAVE 1959-60 FISCAL YEAR

<i>Agency</i>	<i>State</i>	<i>Federal</i>
Water Resources -----	\$12,500	\$12,500
Highway Division -----	2,500	2,500
Fish and Game -----	1,400	1,400
Highway Patrol -----	730	730
Communications Division -----	20,890	20,890
Forestry -----	309,500	309,500 *
	\$347,520	\$347,520

* The difference in this amount and the total amount of budget qualifying for federal matching in the table "The 1959-60 Fiscal Year Radio Budget of the Division of Forestry," following on page 81 hereof, is federal matching for installation.

As mentioned, the Division of Forestry budgeted for the 1959-60 fiscal year the total amount necessary to purchase its mobile equipment, which was later matched by federal funds. The following table is included to illustrate this point:

**THE 1959-60 FISCAL YEAR RADIO BUDGET OF
THE DIVISION OF FORESTRY**

<i>Category</i>	<i>Budget</i>	<i>Amount of Budget Qualifying for Federal Matching</i>
Camp expansion—capital outlay -----	\$82,518.00	\$76,406.00
Camp expansion—support -- -- --	43,260.00	40,054.00
General division—support -----	203,824.00	189,618.00
	\$329,602.00	\$306,078.00*

* See footnote to table, "Civil Defense Matching Funds Approved for Other Than Microwave, 1959-60 Fiscal Year," page 80 hereof.

Of the amount contributed to the state program by the federal government, approximately \$100,000 will be used to construct microwave links to district offices and the remainder to accelerate the mobile equipment conversion made necessary by F.C.C. action in splitting channels to provide more frequencies.

The Division of Forestry's 1960-61 proposed "A" budget includes the following:

<i>Category</i>	<i>1960-61 Fiscal Year Budget</i>	<i>Federal Matching</i>
Radio replacement -----	\$170,265.00	\$109,400.00
Radio additional -----	42,600.00	20,507.00
Microwave -----	50,000.00	50,000.00
	\$262,865.00	\$180,397.00

Following the 1960-61 fiscal year, the replacement and additional radio needs of the division will be materially reduced since it is anticipated that almost all of the equipment changes made necessary by F.C.C. action will be accomplished by that time. Also, the major portion of the division's microwave will have been completed.

As was pointed out, several different state agencies are involved in the microwave system. Each agency has its local needs, which involve separate "lead-ins" to the main microwave backbone. There has been co-ordination between the primary using agencies, i.e., the Division of Forestry, Division of Highways and the Highway Patrol, to permit planning to avoid duplication and to determine the most logical geographical placement of the additional microwave backbone links to serve all participants.

Even though this co-ordination exists, it appears to the committee that this is not the most desirable approach. In no one budget can the total plan and cost be found. Each participant must justify its particular "leg" separately. In some instances, one agency's construction and use is dependent upon that of another participant. Any individual budgetary breakdown can upset the total utilization. Certainly the most desirable approach would be to assign the responsibility for constructing and maintaining the backbone of the system to one agency, perhaps to the Division of Communications of the Department of Finance. Since federal matching has already been committed for independent agency applications in the 1960-61 fiscal year, perhaps a change would be inadvisable in the present system until the 1961-62 fiscal year. In the meantime, the machinery could be planned which would be necessary to activate the single-agency approach. The majority of the backbone of the system will have been constructed by that time, and the primary activity would revert therefore to maintenance and installation of "lead-ins" to operating field units of the various participating agencies.

To date, a specific maintenance plan has not been clarified. To provide for maintenance in the 1960-61 fiscal year, the Division of Forestry and the Highway Patrol have budgeted approximately \$16,000 each as their pro rata share of maintenance. As more agencies utilize the system, the maintenance charges to the original users will be lessened by the amount charged to these additional participants.

Maintenance on Other Than Microwave

Although not referred to in the hearing of the committee, the gathering of additional data has revealed that, in many cases, the present system of maintenance of radio equipment by the Division of Communications for various state agencies is not entirely satisfactory.

The problem revolves primarily around the fact that the radio technicians of the Division of Communications are allocated according to the workload in various sections of the State, without enough flexibility to take care of emergency needs when such peak occurs with two or more agencies receiving this service. The Division of Communications maintains the radio equipment for both the Highway Patrol and the Division of Forestry. It has happened that the technicians in a certain area will of necessity have to be with the forestry units on a large fire for several days, while the highway units go untended, as well as vice versa. Some problems naturally evolve from the fact that neither agency has any direct administrative control over the technicians assigned to its units. It has also been indicated that per unit costs might be lessened if the responsibility for maintaining radio equipment were vested in the owning agencies. The Division of Highways maintains its own equipment and makes a strong case for the retention of such responsibility.

It is suggested that the method of maintaining radio equipment statewide be reviewed by the existing Communications Advisory Committee to weigh the desirability of assigning the responsibility for maintaining radio equipment to the owning agencies. Also, as mentioned, the Committee should review the possibility of setting up a microwave unit in the Division of Communications, which would receive any appropriations for future extension of the microwave system beyond the 1960-61 fiscal year, and would be specifically concerned with maintaining all of the backbone equipment.

Use and Value of the Microwave Net

As mentioned in the summary to this subject, the microwave net cannot be justified on the basis of merely providing a contract to district offices other than by telephone to transact routine administrative functions.

It cannot only be justified on the basis of its provision of expedient headquarters contact with field units in emergency situations. The federal government has encouraged the installation of microwave on this basis, which, in the opinion of the committee, constitutes the only valid support for its installation. Any future considerations for extensions of the system should rest squarely on this factor.

The Division of Forestry points out that the principal purpose of this equipment is "—to control our present local fire nets and the state air net, as well as to control and interconnect state fire net mobile relays—." The division points out that the radios used in airplanes performing detection and attack fire control work operate on a line-of-sight basis only, and since the airplanes used for these purposes must of necessity fly low altitudes, their value is considerably enhanced in areas where the microwave is used to control the air net for air-to-ground communication.

The United States Forest Service, which is outside of the State's microwave net, has made the point that one of the most frustrating factors affecting the tactical use of aircraft on a fire is the very unsatisfactory radio contact now available. The division anticipates that its parallel problem will be overcome by microwave. Similarly, the use of microwave will provide the best local ground coverage on fires without local interference while, at the same time, maintaining overall coverage.

Since the proposed statewide system will permit its use by several state agencies, the immediate contact of public safety units in the event of an emergency is tremendously enhanced. For instance, the Division of Forestry will be able to contact the California Disaster Office which, in turn, can dispatch to areas where they are needed any of the 100 C. D. O. fire trucks equipped with microwave. The same holds true for the Highway Patrol and the Division of Highways under other emergency situations.

In consideration of the advantages outlined to the committee for emergency use of the microwave system, the committee feels that its installation is justified. However, it is the desire of the committee that close monitoring of the system be effected by the using agencies to insure that its value as an immediate emergency contact media is not restricted by its use for any other purpose.

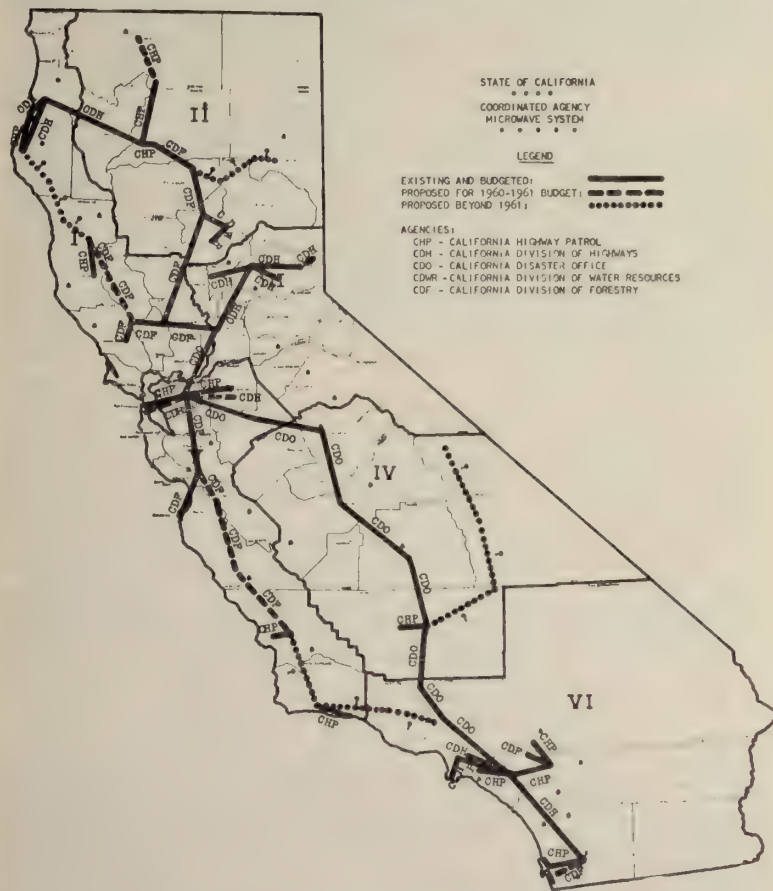
Certainly no extensions to the system should be made which provide mere routine administrative convenience.

Since there is sufficient history of emergency telephone toll calls over the past five years, the division should make an estimate of the savings to be effected by using microwave instead of telephone toll calls under emergency conditions and reflect these savings in its communications operating budget request for the 1960-61 fiscal year.

To summarize, it is the recommendation of the Senate Committee on Natural Resources that the division's 1960-61 fiscal year budget request for microwave equipment be approved subject to the satisfaction of the following conditions:

1. Federal matching funds for the proposed microwave segments are received.
2. Links to be constructed by other agencies, upon which the division's links are dependent, are constructed or are assured of construction.

3. The division reflect a savings in its proposed 1960-61 fiscal year communications operational budget equal to its estimated use of the microwave under *emergency conditions* in lieu of telephone toll calls.



DIVISION OF FORESTRY AERIAL RETARDANT FIRE ATTACK PROGRAM

SUMMARY AND CONCLUSIONS

It is apparent that the aerial retardant fire attack program, as it is presently being utilized by the Division of Forestry, is to be considered as a useful fire attack tool. It is also apparent that there is a dearth of information necessary for assessing the true value of this program. This information must be made available so that the Legislature can provide the funds necessary to establish a level of activity for the division's aerial program which will permit its maximum logistical and tactical employment.

Certain aerial retardant drops have evinced extreme enthusiasm, while others under comparable conditions have been classed as failures. The public agencies vested with the responsibility for fire control are carefully collecting and processing data to answer the many questions which must be resolved before the air tanker can be dispatched to a given fire, the conditions surrounding which fire dictate the

use of air attack, and reasonably predict the value to be derived from its use. It is more important to be able to secure these answers relative to the aerial attack program than it is to assess similar values to be derived from backpacks or other existing ground attack tools, because of the potential cost involved. The Division of Forestry initiated its aerial retardant program at a level dictated to a great extent by convenience and availability of airplanes modified for this purpose. It is true that some effort was made to ascertain the extent of such services which would be necessary to permit evaluations of air attack under different conditions, but in considering the lack of such history this basis could not provide very concise guidelines.

However, the level at which this program was initiated is not as vital a problem at this point as is the extent to which it can grow and the timing of such expansion.

There is a real and immediate danger that an aerial retardant program expansion might be extended far past that point supported by currently ascertainable facts. Public emotional pressures growing from a well-founded concern over the continuing ravages of fire in the State, coupled with the feeling of those not connected with this program that the aerial fire attack tool is "the answer to the firefighter's prayer," in the opinion of many fire officials, have had their effect on some "overusage" of the airplane. In the opinion of the committee, such pressures may be reflected in the proposed "B" Budget of the Division of Forestry for the 1960-61 fiscal year aerial program, amounting to approximately \$2,000,000.

As a result of the public hearing and information subsequently gathered, following are the recommendations of the committee applicable to the current status of the aerial retardant fire attack program:

1. Continue the aerial retardant program on its current research and semi-operational basis.
2. Confine its use primarily to initial attack and containing "spots" and "slop-overs" on going fires, and only then if all other factors, such as the burning index, values at stake, accessibility of ground forces, weather conditions, and so forth, dictate the use of this tool.
3. The plan of the division to conduct a training program is of extreme importance. This training, involving the dispatchers, drop co-ordinators and ground crew bosses, should be carefully devised and initiated at the earliest possible date.
4. The current air co-operative inter-agency effort, which is primarily concerned with the development of retardant materials and airplane modifications, should expand its scope to include the preparation of applicable statewide aircraft tactical use guidelines, consistent for all agencies.
5. Approve the "A" Budget of the Division of Forestry, as proposed for the 1960-61 fiscal year in the amount of approximately \$320,000, with the understanding that there will be no additional funds allocated for this purpose, before consideration by the Legislature in the 1961 General Session.

THE AERIAL RETARDANT FIRE ATTACK PROGRAM OF THE CALIFORNIA DIVISION OF FORESTRY

GENERAL BACKGROUND

Advances in fire attack effectiveness have almost in every instance been attributable to the modification of existing tools used for a variety of purposes and increasing the volume of such tools and manpower. Perhaps the greatest single advance in utilizing known tools and manpower to the best advantage has been the advent of radio communications on the fire line. The bulldozer should be specifically mentioned here also.

Persons responsible for fire control have continuously sought for methods to reduce the spread of fire but have met with only limited success. Even the airplane as such a tool has received various degrees of consideration for the last some 40 years. The majority of such early experimentation revolved around the dropping of liquids, foam and dust suppressants in containers. It was determined from these tests that such bombing could be fairly effective on small fires, depending on extreme accuracy. However, such an approach was generally deemed impracticable because of the cost involved and the many factors having an adverse effect on pin-pointing the drops. Also, the containers were found to be of such danger to firefighters and observers that the necessary close ground support was adversely affected.

It was not until 1953 that an effort was made to evaluate the free fall of water on the fire. Results of this and subsequent tests have shown that such an approach has real value and merits continued experimentation. A co-operative effort of fire-fighting agencies, referred to as "Operation Firestop," established that an aerial retardant drop to be generally effective must concentrate four gallons of liquid for each 100 square feet over an area of at least 50 feet in width.

The next major determination which then had to be made was that of the best method to get the material on the fire. Therefore, the type of craft, release mecha-

nism, gate size, and material to be dropped merited special consideration. Also, it was realized that extensive tests would have to be made of the effect of liquids on the various fuel types, of the relative merits of the liquids available for use, or of developing different suppressants and retardants; and of timing the drops for maximum effectiveness and minimum waste.

Generally, some progress has been made on all of these factors. However, the necessary answers have not evolved to justify legislative commitment for establishing the aerial retardant program on a full operational basis as opposed to the current experimental and semi-operational basis.

Participants in the Aerial Retardant Fire Attack Program

The United States Forest Service has conducted independent tests of the aerial approach to firefighting as well as tests in co-operation with the Army Air Force. As previously mentioned, these tests involved the dropping of fire suppressants in containers with only limited success.

The most concerted effort to evaluate this fire attack tool involved the co-operative venture of the California Division of Forestry, the California Region of the United States Forest Service, the Federal Civil Defense Administration, the Los Angeles County Fire Department, the Los Angeles City Fire Department, the California Office of Civil Defense, the Pacific Intermountain Association of Fire Chiefs, and the California State Fire Marshal. This joint experiment resulted in the following conclusions contained in Firestop Bulletin Progress Report No. 9, dated June 15, 1955:

"1. It is feasible to apply liquids such as water or noncorrosive fire-retardant chemicals directly from certain fixed-wing aircraft in sufficient quantity to exert a significant retardant action when applied directly on small fires or immediately adjacent to them.

"2. This type of aerial attack is not expected to replace ground-fighting forces but when used as a supplement in combination with those forces, it may make possible the control of some fires now being lost.

"3. There are several available types of high-capacity aircraft which could be modified for aerial water attack on fires. Rugged topography and reduced visibility may severely limit this aerial water attack, since aircraft should make the drop within 100 feet of the ground surface. Further operational tests are required to describe places where such aerial attacks can be made. Considerable work also still needs to be done on such things as tactics, crew training, logistics training, safety factors and early recognition of those fire situations where aerial attack can help speed control. . . ."

The United States Forest Service and the Division of Forestry of the State of California have used aerial attack on fires with increased frequency in each of the last three years. Whether justified or not in all cases, such use has provided the data necessary to evaluate the program. As testified to before the committee, such statistics indicate that the drops were completely effective on 25 percent, were difficult to assess on 65 percent, and were of no use on 10 percent of the fires.

At the committee's hearing, Dr. Keith Arnold, of the Pacific Southwest Forest and Range Experiment Station, explained that air tankers were used on only three fires in 1955, seven planes were dispatched to 25 fires in 1956, 26 planes fought 101 fires in 1957, and, in 1958, 435 fires were attacked by air tankers. He stated further that air tankers are being used on all fires possible "to reduce damage and suppression costs and possibly to reduce the threat of loss of life to firefighters."

The State Division of Forestry contracts with private parties to secure the services of airplanes and pilots during an established fire season. The contracts specify the type of plane, pilot qualifications and release mechanisms in each instance. The division, in return, will pay a certain standby and flying time amount. The standby cost to the State generally amounts to one-half of one hour flying time cost for every day the airplane is required by the State to be available for use. The guaranty to the aircraft owner is based on the total cost for the use of the plane in a particular area in a previous season. The division indicated at the hearing that the accumulative guaranty at the end of the contract period in almost every case approached the cost of the actual flying time and therefore, in effect, the State was paying for very little standby time per se.

The United States Forest Service also contracts for the use of private planes and, in many cases, with the same which are under contract to the State. The reverse is true also. In both cases, the secondary contractor pays for the time the ships are used, and the primary contractor merely reduces the guaranty by the number of days involved if such contract exists.

ECONOMIC CONSIDERATIONS

It will be some time before sufficient data is available which can be used to correlate the value of the aerial retardant program with the value of other fire attack tools for establishing this program in its proper proportion within the Division of

Forestry. Since an optimum desirable size of the ground force varies in the thinking of many fire administrators, it follows that proposals for an air plan will vary also. The 1956 Fire Plan for the Division of Forestry included no air tanker proposal. Test time has been much too short since then to make soundly based recommendations.

When Should Air Tankers Be Used

In 1958, in certain areas of the State, the reconnaissance plane with the drop coordinator would be dispatched to a reported fire before the air tanker planes were sent. The drop coordinator would make his aerial observation and appraisal, weighing such factors as location of ground forces, accessibility to the fire area, apparent values in danger, and speed of fire advance. If the appraisal of these factors dictated the need for the tankers, the planes would be requested and the coordinator would direct the drops. He would also determine when the tankers were to be called off of the fires.

In 1959, however, the air tankers were ordered to the fire by the county dispatcher. Often the tankers would arrive at the fires before the drop coordinator and either drop their loads or wait for the observation plane. The division explains that it adopted this procedure to take full advantage of the value of initial attack.

The division has prepared a set of air attack guidelines for use of the field units. However, these guidelines are not strictly adhered to by all districts. For instance, in the southern part of the State, drops from tankers are directed by the land unit fire boss, whereas, on the North Coast, the drop coordinator provides this direction. Obviously, there is some difference of opinion in this area and, in examining the guidelines issued by the various districts, other differences in opinion as to the tactical use of airplanes are apparent. It would seem that many factors would affect the advisability of dispatching air tankers on notification of a fire before reconnaissance by the observer airplane. In some cases, a fire is not immediately detected and can begin its run before observed, especially in areas having heavy overlying canopies. It is questionable whether a dispatch of air tankers to such a fire constitutes an actual initial attack or if it constitutes a followup. Generally, fire officials agree that air tankers must hit a fire before it has built up a head in order to realize maximum value. In considering the division's proposed deployment of patrol planes, it appears that flying time involved between the bases and the extremities of an assigned patrol responsibility area would not be excessive, permitting reconnaissance before air tanker dispatch. The committee is aware that this area of tactical use is receiving continued appraisal.

As mentioned before, the relative value of the tanker drops has not been established. No one can say how effective the drops have been in the reduction of fire spread, dollar savings, loss abatement, etc. It would appear that observations should be made of fires burning under comparable conditions being attacked by both air tankers and ground forces in some instances and by ground forces alone in others. It is, of course, unreasonable to expect such opportunities to present themselves accidentally, but perhaps a controlled field condition could be created in a planned brush-burning project for the sake of this experiment. Again, this would not give the answer under all conditions and fuel types. Nevertheless, the air tanker program offers such a high ultimate cost potential that every effort should be made to assess its true value.

The District VI (Southern California) Office has related standby and dispatch to the burning index (relation of humidity and temperature). A burning index of 10 or more has been established as the automatic alert signal.

Some experiments have indicated that there is little correlation between air tanker drop effectiveness and the fuel type. Penetration through heavy cover to the fire has been a problem. Close coordination of ground forces with drops depends to an extreme degree on the terrain, wind conditions and accessibility. There is the danger that ground crews might be held in abeyance, gambling on a pin-point drop which may not be effective or may miss its target.

The answer to the question: "When should the air tanker be used?" can be provided only after an intensive trial period, with training keeping pace with the various facets of this problem as they are resolved.

Training

The fact that the Division of Forestry's training element of the air program has not reached the same intensity as has the training of the ground forces is understandable. Training in its broad interpretation is the indoctrination of personnel in the tried and proven use of the tools available to accomplish the job assigned to those personnel. As previously noted, such proven uses are not available in the air program. However, conclusions resulting from the tactical application of retardant drops to date can serve as a basis for a limited training program, which can be expanded to include the other aspects of this program as experience and developments through research justify.

If the attack system used in 1958 were still applied, such training would be primarily limited to the pilots and drop coordinators. However, since in some areas of the State the ground fire boss directs the drops, with only reconnaissance aid from the drop coordinator, the fire boss must also receive intensive training. Because of the number of personnel involved as "fire boss" on the ground, the training program problem takes on major proportions.

Very specific guidelines must be issued by division headquarters, after a thorough discussion between all administrative personnel in the division, and then these guidelines must be strictly adhered to throughout the state until subsequent developments dictate any change. Problems have evolved in other agencies that have permitted various geographically located administrative units to formulate their own approaches. As personnel are transferred within the organization, time and money is wasted in reindoctrination.

In the case of the air program, the Division of Forestry must not only achieve complete internal consistency of air attack, but it must counsel with and invite the co-operation of the United States Forest Service as well.

The California Air Attack Committee, involving state and federal agencies for a co-ordinated effort in developing aircraft modifications and materials for this program, has not expanded its co-operative effort to include the tactical application aspect of air attack as another primary objective of the committee. Lack of attack guidelines consistent for all fire control agencies using this tool can create deleterious side effects. Since the same pilots and aircraft, in many cases, are used on both C. D. F. and U. S. F. S. fires, it is obvious that consistency in guidelines for pilot training is mandatory.

Fire Retardant Materials

The two fire retardant materials which have been used most exclusively are sodium calcium borate and bentonite. Both of these retardants have proven to be very effective when dropped under ideal conditions. Bentonite, however, is cheaper than borate and is not sterilistic to the soil. It is also lighter per volume than borate, permitting a greater quantity of material to be carried by the airplane with less danger in aircraft handling. The borate, however, holds its retardant characteristic longer than bentonite. Unfortunately, both borate and bentonite are abrasive to pumps and any moving parts with which they come in contact, a factor which limits their use by ground forces.

Many such agents have been tested but, to date, the two mentioned have proven to be the most satisfactory. Other promising materials have not as yet been field tested, such as foam, which may prove very useful because of its expanding quality and smothering effect. The possibility of using liquid nitrogen is receiving intensive testing. Since a fire which has built up a fast moving head generates enough heat to bring existing retardant covered fuels to their kindling point, eliminating the value of the retardants thereby, it was decided that effort must be expended toward cooling this head. It has been found that liquid nitrogen acts to consume oxygen and thereby to reduce the fire intensity; however, continuing research of this agent is necessary before field use can be recommended.

Mixing Equipment

The mixing of the retardant materials into a slurry for use on the fire has progressed from the laboriously slow production involving four man-hours to hand-mix 300 gallons, to the use of an ejector-mixer, which introduces water at 400 pounds per square inch through a controlled release of retardant powder, producing 3,600 gallons of slurry per hour. Considerable effort has been devoted to the mixing, storing and dispensing of the slurry, and these operations have been generally standardized as far as borate and bentonite are concerned. As yet, however, the problem of excessive wear of dispenser parts by these agents has not been overcome.

Air Tanker Limitations

1. It must receive ground crew back-up. This is not to indicate that ground crews are support for tankers. In reality, the reverse is true, and there is no indication that this will not remain the case. The retardant drops can only serve to cool the fire in most cases, permitting closer ground force attack.

2. The value of the retardant is only as successful as the concentration of this material which reaches and penetrates the fuel cover. Not only is it difficult for tankers to locate fires burning under heavy canopies, but it is extremely difficult to effect penetration of such canopies. Wind and heat can disperse the retardant before it reaches the burning fuels also.

3. Rugged terrain and smoke conditions can make it difficult for an air tanker to locate a fire or fly at an altitude low enough to make an efficient drop, as well as make necessary the grounding of airplanes because of hazards involved to pilots and equipment. Also, the airplanes cannot be used at night as yet.

4. Pilot training and airplane testing are extremely important and, to date, the United States Forest Service has tested and approved some 300 pilots and 280 airplanes for use in the aerial fire attack program. Many others have been disapproved in this screening process. The State also employs the airplanes and pilots approved through the federal testing procedure. Therefore, again, the effectiveness of aerial retardants is heavily influenced by the pilot's training and ability, as well as by the characteristics of the aircraft being used.

5. As indicated previously, air tankers are only as effective as the method of their employment permits, i.e., their tactical use, involving timing of dispatch, fuels received, placement of drops, length of time between drops, availability of ground force follow-ups, etc.

Caution Necessary

Another consideration which must not be overlooked is that the emphasis on aerial attack may overshadow the need to make the existing ground forces more effective and may cause a letup in research to achieve this end.

Possibly because of its dramatic appeal, the committee feels that the airplane has already diverted a certain amount of attention and research activity from the established field units. If a supplantant can be developed which permits its economical and effective application by ground forces, perhaps the need for additional costly aerial support would be lessened. Ground force tools research presents a wide field of possibilities which could make the individual firefighter more effective. The committee feels that this area needs continuing consideration before expensive alternate approaches become too firmly accepted.

Controls

The Division of Forestry has developed an aircraft use and control reporting system involving the following types of permanent records:

1. Air facility check list, which involves a check by the CDF co-ordinator each morning the operation is placed on a standby status, as well as an aircraft check by the pilot after return from each air tanker operation.
2. An aircraft activity record, noting for each air tanker the takeoff time, number of gallons of retardant taken and the return time.
3. A drop co-ordinator report, which gives the conditions surrounding the fire.
4. A ground crew report on air tanker activity.
5. An air tanker pilot dispatch information and report.
6. An air attack summary report.

The division has compiled the information from these reports to provide an evaluation of the effectiveness of the aerial retardant drops on fires during the 1959 fire season.

Through November 30, 1959, aerial tankers have been dispatched to 131 fires. These tankers released 314,000 gallons of sodium calcium borate and 102,000 gallons of boric acid for a total of 416,000 gallons of retardant on the fires. During the 1958 fire season, aerial tankers under contract to the State were dispatched to 241 fires. Approximately 500,000 gallons of retardant were used in the 1958 aerial drops. Two tentative conclusions can be drawn from these figures, which reveal that although less fires were attacked by aerial tankers in the 1959 season as compared with the 1958 season, a comparable amount of retardant was used:

(1) Perhaps the county dispatcher was more reluctant to call out the tankers than had been the drop coordinator after aerial reconnaissance. As mentioned previously, the former was primarily responsible for dispatching the tankers in the 1959 season, while the latter was responsible for dispatch in the 1958 season.

(2) The fact that approximately the same gallonage of retardant was used in the 1959 season as in the 1958 season, yet on about 100 less fires, might indicate that:

(a) Tankers were called off a fire generally earlier by the coordinator in 1958 than was effected under the system adopted this year, involving the joint action of the ground fire boss and the drop coordinator.

(b) Airplanes of generally larger capacity were used since the division discontinued the use of the small capacity Stearman this year and employed more of the larger capacity ships, such as the twin Beechcraft and the TBM.

This tentative appraisal would emphasize the fact, as alluded to previously, that more specific guidelines for coordinated effort and dispatch procedures need to be developed.

Following is the evaluation prepared by the division of aerial tanker effectiveness on 80 of the 131 fires to which they were dispatched:

Effective	57
Ineffective	7
Not needed	16

In other words, the tankers contributed materially to the extinguishing of 71 percent of the fires, but either arrived after the fires were under control by ground forces or were dispatched to fires which could be contained without the aid of the tankers in 20 percent of the cases.

The remaining 9 percent, composed of ineffective drops, were attributable to either poor air-to-ground communications, lack of co-ordinated aerial and ground force attack, or, as in one known case, actually extinguished a backfire purposely started by the ground units.

Whether or not the same percentage would hold true in the evaluation of the remaining 51 fires attacked by the aerial tankers is unknown. As will be noted, the picture resulting from the division's evaluation is considerably brighter than that received from the testimony presented at the hearing. In order to strike a true comparison, the methods for evaluation must also be standardized.

Helicopters

The United States Forest Service has used the helicopter since 1947, as compared to its initial operational use of aerial tankers in 1954. Primarily, the helicopter has been applied in the following areas: (1) Supplemental detection patrol; (2) reconnaissance of fires, to keep the fire boss appraised of the limits of his fire lines, stop-overs, spots, dangers involved, etc.; (3) initial attack, by using a 35-gallon neoprene bag filled with water or a retardant which, when the ship is travelling between 15 and 25 miles per hour, will deposit the retardant in a pattern on the ground 10 to 15 feet wide and 50 to 75 feet long; (4) laying hose for ground units in rugged terrain. A hose tray has been perfected which permits quick lineal release of 1,500 feet of hose. (5) To transport various types of firefighting cargo, including the delivery of helipumpers (a small portable pumper) to smoke jumpers or other personnel that have been placed in remote areas and to make subsequent drops of water in containers for the helipumper; and (6) to deliver personnel to remote areas where attack time by ground units is excessive.

To achieve the highest degree of helicopter effectiveness, it is necessary to construct heliports in the remote areas of the forest. Heliports are quite simple and economical to construct. The United States Forest Service constructed several heliports and then trained personnel for specific use of the helicopter as an attack tool. It referred to these crews as "helitack" crews, which in 1957 made 42 initial attacks, controlling 32 fires without any additional help; were aided by tankers and smoke jumpers on nine others to completely suppress the fires; and allowed only one of the 42 fires to escape.

It is obvious that the helicopter has very valuable potentials in addition to those outlined which have not been completely exploited. It is more versatile than fixed-wing aircraft and may, in many instances, be used in lieu of the airplane. Before an extensive operational system involving fixed-wing aircraft is placed in effect, each tactical application plan should involve a thorough consideration of all aircraft available.

The U.S.F.S. is almost in a position to recommend to aircraft manufacturers a specific design of aircraft which will best meet the needs of aerial firefighting. Whether or not the manufacturers are willing to build such craft for private purchase and subsequent lease to public firefighting agencies is yet to be seen.

INTERIM AIR PLAN OF THE DIVISION OF FORESTRY

Interim Air Plan—1960-61

District I

Operational Period 7/1 - 10/1

Location:

Rhonerville	1 helicopter, 1 patrol plane
Howard Forest	1 helicopter
Ukiah	1 patrol plane, 2 air tanker planes (N3N-AT11)
Hoberg's	1 patrol plane, 2 air tanker planes (N3N)

District II

Operational Period 7/1 - 10/15

Location:

Redding	1 helicopter, 1 patrol plane
Montague	1 patrol plane, 1 air tanker (N3N)
Susanville	1 patrol plane
Chester	2 air tanker planes (AT 6)
Oroville	1 patrol plane
Red Bluff	3 air tanker planes (AT11)

District III

Operational Period 7/15-10/1

Location:

Sacramento	1 helicopter
Columbia	1 patrol plane, 1 air tanker plane (TBM)
Loma Rica	1 patrol plane, 1 air tanker plane (AT11)
Placerville	2 air tanker planes (N3N)

District IV

Operational Period 7/15-9/15

Location:

Madera	1 patrol plane, 1 air tanker plane (AT11)
Sequoia Field	1 patrol plane, 1 air tanker plane (TBM)
Porterville	1 patrol plane, 1 air tanker plane (F7F)
Fresno	1 patrol plane, 1 helicopter

The Columbia planes will also attack fires in Mariposa County.

District V

Operational Period 8/1-10/1

Location:

San Jose	1 patrol plane
Monterey	1 patrol plane
King City	1 patrol plane, 2 air tanker planes (N3N)
San Luis Obispo	1 patrol plane
Hollister	1 helicopter, 1 air tanker plane (TBM)
Paso Robles	1 air tanker plane (PBY or TBM)

District VI

Operational Period 9/15 - 11/15

Location:

Ramona	1 patrol plane, 2 air tanker planes (TBM-F7F)
Hemet	1 helicopter

Planes will be contracted from private operators as required to meet differing conditions. Locations shown will be bases of operations. Each will be equipped with chemical and retardant mixing facilities, as well as storage tanks and loading equipment.

Flight hours by plane type, i.e., patrol, helicopter and tanker planes, will be adjusted to meet plane availability and the actual fire control need for each type.

Methods of Employment

In most instances, the United States Forest Service secures the services of aerial tankers only while a fire is in progress. However, the United States Forest Service did establish a standby crew system in Southern California on a trial basis in 1959.

It can be argued that the standby system employed by the State has its advantages over the general freelance system employed frequently by the United States Forest Service, since under the state system the airplanes are available at the time and place desired. Under the freelance system, there is a danger of heavy accumulation of aircraft in airports nearest to a large going fire, over and above the needs of the fire agency, while leaving gaps in critical fire areas where no fire exists at that moment. Here, again, is pointed out the need for co-ordinated U.S.F.S. - C.D.F. base station planning and standardization of contractual arrangements.

The U.S.F.S. spent over \$1,000,000 on its aerial program through November of the 1959 fire season. It used tankers for 4,000 drops on 250 fires; smoke jumpers on 278 fires and helicopters on 300 fires, for assists on 828 fires to ground forces, or in lieu of ground forces, out of over 1,700 fires.

The State spent the following on its aerial program in the 1959 fire season:

Emergency Funds:	Amount
Reconnaissance	\$49,814.47
Supplemental detection	18,561.74
Drop co-ordinator planes	10,763.64
Air tankers	96,256.44
Transportation of personnel	8,424.66
Retardant purchase	27,550.46
Mixing equipment rented	3,250.00
Subtotal emergency funds	\$214,621.68
1959-60 fiscal year budget	139,000.00
Total expenditure (emergency fund and budget)	\$353,621.68

This is comparable to the amount for the air program being requested by the Division in its "A" Budget for the 1960-61 fiscal year, which is distributed as indicated in Table I:

Table 1
Division of Forestry Air Attack Program
"A" Budget—1960-61
Operating Expenses

	I*	II	III†	IV	V	VI‡	Total
General expense -----	\$700	\$350	\$150	\$300	\$320	\$200	\$2,020
Communications (Telephone) -----	330	--	396	110	140	296	1,272
Maint. of facilities (Power & water line) -----	3,700	2,500	2,000	--	--	--	8,200
Utilities (Power & water) -	300	--	225	--	50	144	719
Rent (Lands & buildings) -----	600	--	--	--	150	200	950
Rent (Equipment)							
Air observation ----	16,500	10,000	4,928	3,536	7,000	6,500	48,464
Air tanker -----	39,300	28,500	16,500	10,900	16,800	63,381	175,381
Helicopter -----	16,500	7,000	--	7,000	3,000	10,600	44,100
Operating supplies & Exp. (Retardant, etc.) -----	2,400	3,150	2,100	1,200	1,950	18,660	29,460
Exp. acct. equip. ----	--	500	--	--	--	--	500
TOTALS -----	\$80,330	\$52,000	\$26,299	\$23,046	\$29,410	\$99,981	\$311,066

Property and Equipment

Automotive—A							
Tank, storage, 10,000 (3) 700	--	--	--	--	--	--	\$700
Tank, storage, 2,000 --	--	(3) 1,500	--	--	--	--	1,500
Tank, collaps., 2,000 --	--	--	--	--	(1) 400	--	400
Total, Auto. -----	\$700	--	\$1,500	--	\$400	--	\$2,600
Fire Suppression		(5)	(3)		(3)		(11)
Mixers, retardant --	--	\$1,700	\$1,020	--	\$1,020	--	\$3,740
Radio -----	--	--	--	--	--	(1) \$594	(1) \$594
TOTALS -----	\$700	\$1,700	\$2,520	--	\$1,420	\$594	\$6,934

GRAND TOTALS

"A" BUDGET----- \$81,030 \$53,700 \$28,810 \$23,046 \$30,830 \$100,575 \$318,000

No increase in Salary, Wages, Capital Outlay

* Includes facilities at Garberville, Covelo, Ukiah and Hoberts.

† Includes facilities at Columbia, Placerville and Loma Rica.

‡ Includes facilities at Ramona and Hemet.

Since no expansion is requested in the aerial plan of the division for the 1960-61 fiscal year, when compared to the actual use in the current fiscal year, the committee recommends that its Budget "A" request of approximately \$320,000 be approved, but that the division so schedule its standby in anticipation of unseasonable fires so that the emergency fund will not be required to defray the cost of any part of this program, as it has in the past.

It is extremely imperative that public confidence in a tool or program, the cost of which is defrayed by the taxpayers, should not be sought before practical application is thoroughly justified, since with public support comes public pressures, which could expand a program beyond its justifiable bounds. The air attack program is ripe for mass enthusiasm, but its development far from justifies mass expenditures. So that one fire agency is not penalized by the independent evaluation of another such agency, co-ordination of effort must be accomplished. Then a solid front, based on considerations agreed to by all participants, can be presented to secure the means necessary for justified progress.

RESOLUTIONS

The following resolutions were offered:

By Senators Byrne, Arnold, Beard, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly,

Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams:

Senate Resolution No. 15

Relating to the retirement of Mr. W. C. Jacobsen

WHEREAS, Mr. William C. Jacobsen, on retiring from the office of Director of Agriculture on December 31, 1959, completed 42 honorable years of faithful and outstanding service to the State of California; and

WHEREAS, This service included most wise counsel and constant aid to the Legislature during the years he served as legislative representative of the Department of Agriculture; and

WHEREAS, William C. Jacobsen, who served as Director of Agriculture from his appointment to that office on July 23, 1917, until his retirement, contributed greatly to the establishment of the agricultural regulatory control and service work of the California Department of Agriculture; and

WHEREAS, Mr. Jacobsen was instrumental in increasing the status, effectiveness and importance of County Agricultural Commissioners, County Sealers of Weights and Measures, and others in the field service of the department and was instrumental in increasing the Department of Agriculture's service to the State's agricultural commodity groups by extending assistance through "self-help" marketing programs with the highest degree of benefits to thousands of growers and others; and

WHEREAS, Mr. Jacobsen has served with distinction and has won constant promotion in the agricultural regulatory service and field and in his years of untiring service has served within the California Department of Agriculture as Department zoologist, Chief of the Bureau of Plant Quarantine and Pest Control, Chief of the Bureau of Rodent and Weed Control and Seed Inspection, Chief of the Division of Plant Industry, Interim Director of Agriculture, Assistant to the Director of Agriculture, Deputy Director of Agriculture, and Director of Agriculture; and

WHEREAS, As a man of broad vision, varied interest, and many talents, William C. Jacobsen served with distinction as President of the National Association of State Departments of Agriculture, as a member of the Study Committee on Federal Aid to Agriculture of the United States Commission on Intergovernmental Relations, as Secretary of the Western Plant Quarantine Board, member of the National Plant Quarantine Board, Secretary of the Western Interstate Committee on Agriculture of the Council of State Governments, as well as a member of the Joint Wildlife Management Committee of California and as Assistant Secretary of the State Board of Agriculture; now, therefore, be it

Resolved by the Senate of the State of California, That Mr. William C. Jacobsen is hereby most highly commended for his dedicated and faithful years of service to the State and particularly for his service to the Legislature of the State of California; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Mr. Jacobsen.

Resolution read, and adopted on motion of Senator Byrne.

By Senators Collier and Cameron:

Senate Resolution No. 16

Relative to the passing of Dr. George E. Malone

WHEREAS, On January 30, 1960, a former highly esteemed Member of the Legislature, Dr. George E. Malone, passed from this life; and

WHEREAS, Dr. George E. Malone was a native of Lincoln, California, until the age of nine and then moved to Mott, California, and later became a resident of Dunsmuir, California; and

WHEREAS, Dr. Malone graduated from the College of Physicians and Surgeons, having majored in dentistry, in 1903, and thereafter was in active practice of his profession for 43 years, retiring in 1946; and

WHEREAS, Dr. Malone found time from his active professional career to serve the public in important capacities, serving as Assemblyman of his district in 1911 and as Mayor of Dunsmuir for several terms; and

WHEREAS, Dr. Malone was past master and a member of the Masons for 50 years and was a past president of the Dunsmuir Lions Club; and

WHEREAS, In addition to his distinguished career in his profession and in politics, Dr. George E. Malone was known and esteemed as a man of sterling character and good will toward his fellow man; now, therefore, be it

Resolved by the Senate of the State of California, That it deeply mourns the passing of this fine, stalwart Californian, and desires by this resolution to convey its sympathy to Dr. Robert G. Malone and John E. Malone, his sons, and his eight grandsons; and be it further

Resolved, That the Secretary of the Senate be directed to forward suitably prepared copies of this resolution to the bereaved relatives of the late Dr. George E. Malone.

Resolution read, and adopted on motion of Senator Collier.

By Senator Williams:

Senate Resolution No. 17

Commending members of the Tulare High School judging teams

WHEREAS, The National Judging Contests conducted by the Future Farmers of America are both a stimulus to interest and a testing of knowledge of those who are to be responsible in the future for maintaining and increasing the present high level and quality of agricultural production in California; and

WHEREAS, At the National Judging Championships in Kansas City in October 1959, members of judging teams from Tulare High School took top honors in judging both meat and poultry; now, therefore, be it

Resolved by the Senate of the State of California, That this Senate hereby commends and congratulates the members of the two teams as follows: of the meat judging team, Don Colson for earning the gold medal, and Bill Grady and Reynold Benson for winning silver medals for individual abilities; and of the poultry judging team, Roy Henson and Bill Krieger, for silver medals, and Billy Wittman a bronze medal; and Alan Hough for serving as alternate; and be it further

Resolved, That the Senate of the State of California hereby commends the principal and staff of Tulare High School upon the training and instruction given these students to enable them to compete successfully with other contestants from all over the nation in their chosen field, and congratulates the people of Tulare County upon the excellence of the high school they have provided for their children and their community; and be it further

Resolved, That the Secretary of the Senate send suitably prepared copies of this resolution to: Don Colson, Bill Grady, Reynold Benson, Ray Henson, Bill Krieger, Billy Wittman, Alan Hough, to the principal of Tulare High School, and to the Chairman of the Board of Trustees of Tulare High School.

Resolution read, and adopted on motion of Senator Williams.

By Senator Thompson:

Senate Resolution No. 18

Relative to the expenditure of funds at Squaw Valley
in connection with the 1960 Winter Olympic Games

Resolved by the Senate of the State of California, That the Department of Finance and the Legislative Analyst be requested to investigate the receipt and expenditure of funds, both state and private, at Squaw Valley in connection with the 1960 Winter Olympic Games and to file a report thereon with the Legislature upon the reconvening of the 1960 Budget Session; and be it further

Resolved, That the Secretary of the Senate be directed to transmit copies of this resolution to the Director of Finance and the Legislative Analyst.

Resolution read, and referred to Committee on Rules.

By Senator McAteer:

Senate Resolution No. 19

Relative to Brotherhood Week

WHEREAS, The week of February 21 to February 28, 1960, has been proclaimed by President Eisenhower as Brotherhood Week throughout the United States; and

WHEREAS, Brotherhood Week was first sponsored by the National Conference of Christians and Jews, an organization founded in 1928 by a number of prominent Americans for the purpose of promoting good will and understanding among Protestants, Catholics and Jews; and

WHEREAS, Through its programs for fostering better intergroup relations, and its distribution of films and printed materials, this organization has done much to help eliminate prejudice and bigotry from our schools; and

WHEREAS, The NCCJ works continually with fraternal, civil, welfare, labor, veteran, farm, women's and youth organizations to make democratic good will a pattern of American living in every neighborhood; and

WHEREAS, In a world crippled with doubts, fears and tyrannies, where the only hope for survival of mankind lies in the working practice of understanding, sympathy and brotherhood, it is fitting that the Legislature of California take recognition of the worthy endeavors of the National Conference of Christians and Jews; now, therefore, be it

Resolved by the Senate of the State of California. That the Members hereby commend the officers and workers of the National Conference of Christians and Jews for their valiant efforts in combatting racial and religious intolerance, and join with the President of the United States in proclaiming the week of February 21 to 28 as Brotherhood Week in the State of California; and be it further

Resolved, That the Secretary of the Senate transmit suitably prepared copies of this resolution to Mr. Karl Justus, Executive Director, National Conference of Christians and Jews, 703 Market Street, San Francisco, California, to the Regional Director, Mr. Cyril Magnin, and to the National Headquarters in Washington, D.C.

Resolution read, and adopted on motion of Senator McAteer.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, February 2, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 14.

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Thompson asked for, and was granted, unanimous consent to take up Senate Resolution No. 14, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 14

By Senators Thompson, Burns, Montgomery, Cameron, Coombs, Shaw, Richards, O'Sullivan, Holmdahl, Slattery, Erhart, and Rattigan:

Senate Resolution No. 14

Relating to the sale of wine at Winter Olympics

WHEREAS, The Winter Olympics at Squaw Valley will bring to the State of California, and particularly to the Tahoe region, people from all over the world; and

WHEREAS, This international event gives to the people not only the opportunity of viewing the natural physical beauties of California, but enjoying and appreciating its famous products; and

WHEREAS, California wine is one of the largest agricultural and economic industries in the State and the wines of California have been acclaimed as being as fine as, or better than, those produced anywhere in the world; and

WHEREAS, It has come to the attention of the Members of the Senate of the State of California that purveyors of food and wine in the area of Squaw Valley are featuring wines other than those produced in the State of California, which deprives the people from all over the world of having the opportunity to taste these rare products at reasonable prices; now, therefore, be it

Resolved by the Senate of the State of California. That the Senate of the State of California does hereby urge that purveyors of food, who also serve wine, feature California wine and afford all the visitors the opportunity to taste at reasonable prices the many excellent vintages produced in this great State; and be it further

Resolved, That the Governor of the State of California and the California Olympic Commission are requested to use their good offices to effectuate the objectives of this resolution; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a copy of this resolution to the Governor of the State of California and the California Olympic Commission.

Resolution read, and adopted on motion of Senator Thompson.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read.

Senate Concurrent Resolution No. 5: By Senators Murdy, Dilworth, Byrne, Dolwig, Grunsky, Cobey, Richards, Stiern, Miller, Thompson, Gibson, and Johnson—Relative to state beaches and parks.

Referred to Committee on Rules.

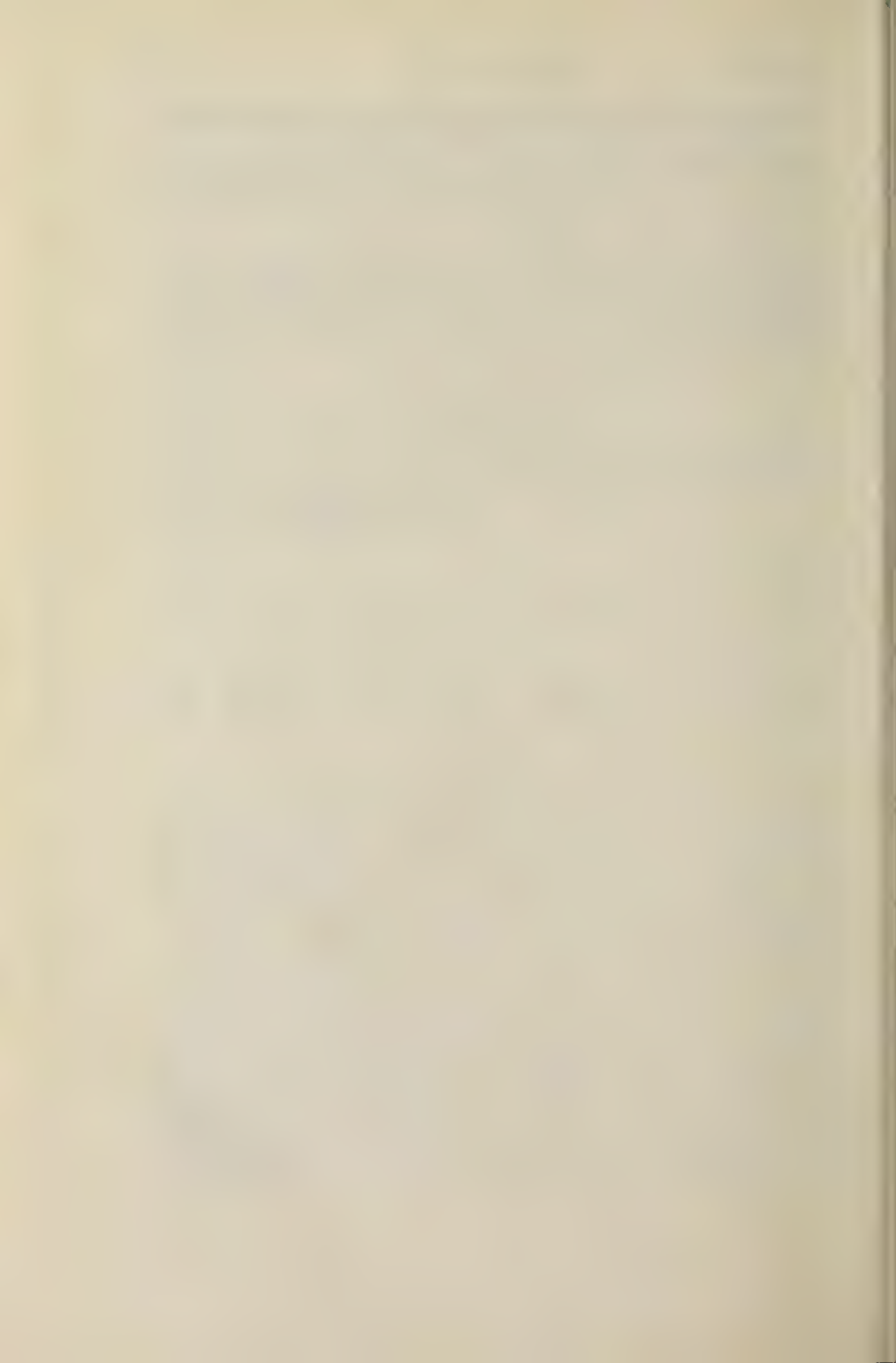
Senate Joint Resolution No. 1: By Senators Byrne, Stiern, Beard, Erhart, Hollister, Slattery, O'Sullivan, Murdy, Rattigan, Cobey, Montgomery, Coombs, and Williams—Relative to an animal quarantine station for the Pacific area.

Referred to Committee on Rules.

ADJOURNMENT

At 10.45 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 10.30 a.m., February 3, 1960 out of respect to the memory of the late Dr. George E. Malone.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

THIRD LEGISLATIVE DAY

THIRD CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, February 3, 1960

The Senate met at 10.30 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

*"God of our fathers, the strength of our people and nation,
Gladly we come to Thy presence with true adoration,
Seeking Thy face, trusting Thy love and Thy grace.
Thou art our health and salvation.*

*"God of all peoples, let justice and peace like a river
Flow through the world until all, in one common endeavor,
Build among men Brotherhood's kingdom and then
Thine be the glory forever and ever."—AMEN.*

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Cameron, on motion of Senator Rattigan, due to legislative business.

Senator Collier, on motion of Senator McBride, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senators Stiern and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. William Mottram of San Mateo.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Al Scannavino of Stockton.

On request of Senator Dilworth, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William Record of San Jacinto, and Walter Bothner of Hemet.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

CAPITOL CORRESPONDENTS ASSOCIATION
STATE CAPITOL, SACRAMENTO, CALIFORNIA
February 1, 1960

*Senator Hugh M. Burns, Chairman
Senate Committee on Rules
State Capitol, Sacramento, California*

DEAR SIR: The following named persons are eligible for accreditation as representatives of the press and television at the 1960 Budget and any special sessions of the Legislature called by the Governor:

Associated Press—Morrie Landsberg, Richard Meister, Jerry Harrell, John R. Morganthaler, Harry Jupiter, Paul Finch, Pete McLaughlin, Roger Barr, Al Barton, Charles Roberts, Ed Olsen, Sal Veder.

United Press International—James C. Anderson, Jerry Reynolds, DeVan Shumway, Michael Fallon, Robert Fairbanks, Patricia Keeble.

Capitol News Service—Henry C. MacArthur, Edwin S. Capps.

San Francisco Chronicle—Earl C. Behrens, Jackson Doyle.

San Francisco Examiner—Ronald Johnson, Jack Welter.

San Francisco News-Call-Bulletin—Jack McDowell.

Oakland Tribune—Don Thomas.

Sacramento Bee—Herbert L. Phillips, Richard Rodda, Alfred E. Lyons, Robert Handsaker, C. K. McClatchy, Wilson K. Lythgoe, Clark Biggs, Tom Arden.

Sacramento Union—Joe Benetti, E. E. Nichols, Paul Thompson, Dick Williams.

Los Angeles Examiner—Carl Greenberg.

Los Angeles Mirror-News—Richard C. Bergholz.

Los Angeles Times—Robert Blanchard.

Fresno Bee and Modesto Bee—Roger Ellingson.

San Diego Union—Art Ribbel.

San Jose Mercury-News—Harry Farrell.

San Rafael Independent-Journal—Chapin A. Day.

KBET-TV—Hank Thornley.

Yours very truly,

EARL C. BEHRENS, President,
Capitol Correspondents Association

Standing Committee

Morrie Landsberg, Associated Press, Chairman
James C. Anderson, United Press International
Richard Rodda, Sacramento Bee

CAPITOL CORRESPONDENTS ASSOCIATION
STATE CAPITOL, SACRAMENTO, CALIFORNIA
February 2, 1960

*Senator Hugh M. Burns, Chairman
Senate Committee on Rules
State Capitol, Sacramento, California*

DEAR SIR: John Strobel, Radio Station KGMS, is eligible for accreditation as a representative of the radio at the 1960 Budget and any special session of the Legislature called by the Governor.

Very truly yours,

EARL C. BEHRENS, President,
Capitol Correspondents Association

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 4

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, February 2, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Joint Resolution No. 1—Relative to deploring recent acts of anti-Semitism and the desecration of places of worship of members of the Jewish faith.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Joint Resolution No. 1, at this time, for consideration.

CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 1

Assembly Joint Resolution No. 1—Relative to deploring recent acts of anti-Semitism and the desecration of places of worship of members of the Jewish faith.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 1, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 4.

Assembly Concurrent Resolution No. 5.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read.

Assembly Concurrent Resolution No. 4—Approving the charter of the City of Gilroy, County of Santa Clara, State of California, ratified by the qualified electors of the city at an election held therein on the 18th day of August, 1959.

Request for Unanimous Consent

Senator Thompson asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 4, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 4

Assembly Concurrent Resolution No. 4—Approving the charter of the City of Gilroy, County of Santa Clara, State of California, ratified by the qualified electors of the city at an election held therein on the 18th day of August, 1959.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read.

Assembly Concurrent Resolution No. 5—Relative to the passing of the Honorable Seth James Johnson.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 5, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 5

Assembly Concurrent Resolution No. 5—Relative to the passing of the Honorable Seth James Johnson.

Resolution read, and adopted on a rising vote of the following Senators:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—38.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Rodda:

Senate Resolution No. 20

Relative to a gift of land to the State by A. Teichert and Son, Inc.

WHEREAS, A. Teichert and Son, Inc. of Sacramento has made a most generous gift to the State of 211 acres of land on the west side of Lake Natoma just above Nimbus Dam, estimated by some to be worth around \$400,000; and

WHEREAS, The land was given to the State as a memorial to Adolph Teichert, Jr., former president of the construction company and prominent business and civic leader who passed away in 1953; and

WHEREAS, Henry Teichert, president of the firm, has expressed the hope that the land will become a useful recreational area; and

WHEREAS, This gift will make possible a much needed gradual expansion of the Folsom Lake State Park recreational facilities, including picnic areas, launching ramps, and swimming beaches; and

WHEREAS, The State is extremely fortunate to receive the gift of this highly valued land in an area where previously high prices have had to be paid for park facilities; and

WHEREAS, The people of the State of California now and in future generations will long appreciate and enjoy the thoughtfulness and public awareness shown by A. Teichert and Son, Inc.; now, therefore, be it

Resolved by the Senate of the State of California, That sincere appreciation is hereby expressed to A. Teichert and Son, Inc. for a most generous gift of land to the State; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to A. Teichert and Son, Inc.

Resolution read, and adopted on motion of Senator Rodda.

By Senator Holmdahl:

Senate Resolution No. 21

Relating to the use of the University of California Memorial Stadium

WHEREAS, A franchise in the newly-organized American Football League has been granted to a group of East Bay residents to form an Oakland professional football team; and

WHEREAS, It is imperative that a stadium be available for the use of this team for the 1960 season, and that the stadium be geographically convenient to and geographically identified with the Oakland and East Bay area; and

WHEREAS, The entire East Bay area and the State of California as a whole will benefit from the business and publicity necessarily resulting from the selection of Oakland for this franchise and the fielding of an Oakland team; and

WHEREAS, The University of California Memorial Stadium remains unused and of benefit to no one on many weekends during the football season; and

WHEREAS, The University of California traditionally asks and rightfully receives increasing amounts of financial support from the State of California; and

WHEREAS, The University of California would receive financial benefit from making the Memorial Stadium available for use by the Oakland team, and would, as well, satisfy a pressing local need; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate does hereby urge that the Regents of the University of California permit the Oakland team of the American Football League to use the Memorial Stadium on available dates for a period not to exceed two years; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a copy of this resolution to the Regents of the University of California.

Resolution read, and adopted on motion of Senator Holmdahl.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 6: By Senator Gibson—Relative to designation of the City of Vallejo as an All-American City.

Request for Unanimous Consent

Senator Gibson asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 6, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 6

Senate Concurrent Resolution No. 6—Relative to designation of the City of Vallejo as an All-American City.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Johnson, McAteer, Miller, Montgomery, Murdy, Regan, Richards, Shaw, Stiern, Teale, and Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS (RESUMED)

The following bills were introduced, and read the first time:

Senate Bill No. 6: By Senator Murdy (Co-author Assemblyman Sumner)—An act to add Section 13989 to the Revenue and Taxation Code, relating to inheritance taxation.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 7: By Senators Dilworth, Murdy, Grunsky, Dolwig, Erhart, and Berry—An act to amend Sections 23184, 23186, 23333, and 25552 of the Revenue and Taxation Code, relating to taxation of financial corporations, to take effect immediately.

Referred to Committee on Revenue and Taxation.

Senate Bill No. 8: By Senators Shaw, Slattery, Holmdahl, O'Sullivan, Arnold, Teale, Donnelly, McCarthy, Gibson, Hollister, Christensen, Fisher, Short, Johnson, Byrne, Brown, McBride, Rattigan, Regan, Rodda, Richards, Beard, Farr, McAteer, and Stiern—An act to add Section 6369 to the Revenue and Taxation Code, relating to exemptions from the sales and use tax.

Referred to Committee on Revenue and Taxation.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, SACRAMENTO, February 1, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 4

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, SACRAMENTO, February 2, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be Adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 1 at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 1

Senate Concurrent Resolution No. 1—Relative to the adoption of the Joint Rules of the Senate and Assembly.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dolwig, Donnelly, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, and Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

RECESS

At 10.45 a.m., on motion of Senator Burns, the Senate recessed until 11.25 a.m.

REASSEMBLED

At 11.25 a.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

CALL OF THE SENATE

Senator Burns moved a call of the Senate.

Motion carried.

Time, 11.30 a.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

MOTION TO PRINT ADDITIONAL COPIES OF PRAYER

Senator McAteer moved that the Secretary of the Senate be instructed to have prepared 10 additional and suitably inscribed copies of the Prayer offered to the Senate on May 19, 1959.

Motion carried.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 1

Assembly Concurrent Resolution No. 6

Assembly Concurrent Resolution No. 2

Assembly Joint Resolution No. 2

Assembly Concurrent Resolution No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Concurrent Resolution No. 1—Relative to augmenting the funds of the Joint Interim Committee on the Public Education System.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 2—Approving an amendment to the charter of the City of Sacramento, County of Sacramento, State of California, ratified by the qualified electors of the city at an election held therein on the third day of November 1959.

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 2, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 2

Assembly Concurrent Resolution No. 2—Approving an amendment to the charter of the City of Sacramento, County of Sacramento, State of California, ratified by the qualified electors of the city at an election held therein on the third day of November 1959.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Berry, Brown, Burns, Byrne, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Farr, Gibson, Holmdahl, Miller, Montgomery, O'Sullivan, Rattigan, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—23.

NOES—None.

Resolution ordered transmitted to the Assembly.

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Concurrent Resolution No. 3—Relative to printing maps of assembly, senate, and congressional districts.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 6—Relative to approving continuation of studies by the California Law Revision Commission.

Referred to Committee on Judiciary.

Assembly Joint Resolution No. 2—Relating to pesticidal residue on agricultural products.

Referred to Committee on Agriculture.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, SACRAMENTO, February 3, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 1, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 1

Assembly Concurrent Resolution No. 1—Relative to augmenting the funds of the Joint Interim Committee on the Public Education System.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hol-

lister, Johnson, McAteer, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—34.
NOES—None.

Resolution ordered transmitted to the Assembly.

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following resolution was read:

Senate Concurrent Resolution No. 7: By Senator Holmdahl—Relative to the use of California Memorial Stadium.

Request for Unanimous Consent

Senator Holmdahl asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 7, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 7

Senate Concurrent Resolution No. 7—Relative to the use of California Memorial Stadium.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cobey, Coombs, Dilworth, Donnelly, Erhart, Gibson, Holmdahl, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following resolution was introduced.

Senate Concurrent Resolution No. 8: By Senator Burns—Relative to the adjournment of the Legislature for the constitutional recess and to reassembling of the Legislature after said recess, fixing the date of said adjournment and said reassembling.

Request for Unanimous Consent

Senator Burns asked for, and was granted unanimous consent to take up Senate Concurrent Resolution No. 8 at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 8

Senate Concurrent Resolution No. 8—Relative to the adjournment of the Legislature for the constitutional recess and to reassembling of the Legislature after said recess, fixing the date of said adjournment and said reassembling.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.
NOES—None.

Resolution ordered transmitted to the Assembly.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 11.48 a.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

RECESS

At 11.49 a.m., on motion of Senator Burns, the Senate recessed until 3 p.m.

REASSEMBLED

At 3 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, SACRAMENTO, February 3, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 7

Senate Concurrent Resolution No. 8

And reports the same correctly engrossed.

HUGH M. BURNS, Chairman

SENATE CHAMBER, SACRAMENTO, February 3, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1

And reports the same correctly engrossed.

HUGH M. BURNS, Chairman

LETTER OF TRANSMITTAL

CALIFORNIA LEGISLATURE, JOINT COMMITTEE ON LEGISLATIVE ORGANIZATION
ROOM 3173, STATE CAPITOL, February 3, 1960

*Honorable Glenn M. Anderson,
President of the Senate*

*Honorable Ralph M. Brown,
Speaker of the Assembly*

Members of the Legislature

GENTLEMEN: The Joint Interim Committee on Legislative Organization, herewith submits the preliminary report of its Subcommittee on Legislative Printing, pursuant to Assembly Concurrent Resolution No. 141 adopted at the 1959 Session. The report will be prepared as a separate document and distributed to the Members of the Legislature.

Respectfully submitted,

RICHARD T. HANNA
Chairman, Joint Committee
on Legislative Organization

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, February 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 8

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

CALL OF THE SENATE

Senator Burns moved a call of the Senate.

Motion carried.

Time, 3.04 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Senate Resolution No. 22, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 22

Senate Resolution No. 22

Relative to the passing of Max Baer

WHEREAS, November 21, 1959, marked a sad day in the history of the sporting world, for on that day one of the greatest former heavyweight boxing champions of the world, Max Baer, passed away; and

WHEREAS, Due to his relative youth, only age 50, the shocking news of Max's death was received by most people with mixed emotions, that of sorrow mingled with disbelief that Max had succumbed a victim of a heart attack; and

WHEREAS, He was born Maximilian Adelbert Baer in Omaha, Nebraska, on February 11, 1909, and when a youngster came to Livermore, California, with his family; and

WHEREAS, In 1929, at the age of 20, Max began his boxing career in Oakland, California, under the managership of Ancil Hoffman, a manager with great foresight and a sense of responsibility rarely known to the fight game; and

WHEREAS, During his career Max fought several of the outstanding heavyweights of the time; his record of 79 fights included 65 wins, 50 of them by knockouts; and on the night of June 14, 1934, Max attained the apex of his profession when he knocked out gigantic Primo Carnera for the World's Championship Crown of the heavyweight division; and

WHEREAS, After retiring from the ring, Max applied his time to developing varied business interests, including positions with the movie, television, and automobile industries, in addition to making frequent appearances as a referee in boxing matches throughout the nation; yet he always found time to contribute his talents to worthy charitable causes; and

WHEREAS, Max loved children and he devoted much of his time and efforts to them and to projects planned for the benefit of youth; and

WHEREAS, Blessed with a great sense of humor and showmanship, Max was viewed affectionately by everyone who came in contact with him; and

WHEREAS, The passing of this outstanding and dynamic personality from the scene of life has left a void, not only in the lives of those who actively knew him but also in the lives of the thousands of persons who were guided, entertained, or benefited by his many activities; now, therefore, be it

Resolved by the Senate of the State of California. That the members hereby convey their deepest regret and sincere feeling of loss at the passing of Max A. Baer and extend their deepest sympathies to the bereaved members of his family; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to his widow, Mary, to his two sons, Max Jr. and James, to his daughter, Maudie, and to his brother, Buddy.

Resolution read, and adopted on motion of Senator Rodda.

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following bills were introduced, and read the first time:

Senate Bill No. 9: By Senator Johnson—An act to amend Sections 7391 and 7442 of the Business and Professions Code, relating to schools of cosmetology and electrology.

Referred to Committee on Business and Professions.

Senate Bill No. 10: By Senator Johnson—An act to amend an initiative act entitled "An act prescribing the terms upon which licenses may be issued to practitioners of chiropractic, creating the State Board of Chiropractic Examiners and declaring its powers and duties, prescribing penalties for violation hereof, and repealing all acts and parts of acts inconsistent herewith," approved by electors November 7, 1922, by amending Sections 1, 5, 9, 10, and 12 thereof, relating to compensation of board members and fees payable by applicants and licensees.

Referred to Committee on Business and Professions.

Senate Bill No. 11: By Senator Johnson—An act to amend Sections 6894.10, 6894.12, and 6956 of the Business and Professions Code, relating to collection agencies, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Business and Professions.

Senate Bill No. 12: By Senator Johnson—An act to amend Section 9580 of the Business and Professions Code, relating to dry cleaners.

Referred to Committee on Business and Professions.

Senate Bill No. 13: By Senator Gibson—An act to amend Sections 8590, 8610, and 8674 of, add Section 8613 to, and repeal Section 8634 of, the Business and Professions Code, relating to the practice of structural pest control.

Referred to Committee on Business and Professions.

Senate Bill No. 14: By Senator Gibson—An act to amend Sections 6750, 6756, 6763, 6799, 8740, 8803, 8804.5, and 8805 of, and add Sections 6763.5 and 8748.5 to, the Business and Professions Code, relating to professional engineers and land surveyors.

Referred to Committee on Business and Professions.

MESSAGES FROM THE ASSEMBLY

At 4.35 p.m., a special committee from the Assembly, Messrs. Wolfrum, Dills, and Coolidge, came before the bar of the Senate and announced that the Assembly had recessed their Budget Session until Monday, February 29, 1960.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, February 3, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 2

Assembly Concurrent Resolution No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 3, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 3

Assembly Concurrent Resolution No. 3—Relative to printing maps of assembly, senate, and congressional districts.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Erhart, Fisher, Gibson, Grunsky, Johnson, McAteer, McBride, McCarthy, Miller, O'Sullivan, Regan, Richards, Shaw, Short, Slattery, Teale, and Thompson—24.

NOES—Senators Dilworth and Donnelly—2.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Dilworth asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 2, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 2

Senate Concurrent Resolution No. 2—Relative to reports of the annual conventions of the American Legion.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Berry, Brown, Burns, Byrne, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Gibson, Grunsky, Johnson, McAteer, McBride, McCarthy, Miller, Murdy, O'Sullivan, Regan, Rodda, Shaw, Short, Slattery, Teale, Thompson, and Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, February 3, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 2

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, February 3, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 6

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, SACRAMENTO, February 3, 1960

Mr. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 4—Approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal and consolidated special election held therein on the third day of November, 1959;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the third day of February, 1960, at 5 p.m.

BURNS, Chairman

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, February 1, 1960; Tuesday, February 2, 1960; and the minutes for this legislative day, Wednesday, February 3, 1960, be approved as corrected by the Minute Clerk.

Motion carried.

MOTION TO PRINT NOTICE OF COMMITTEE HEARING

Senator Dilworth moved that the following committee notice be printed in the Journal.

Motion carried.

NOTICE OF REVENUE AND TAXATION COMMITTEE HEARING

The Committee on Revenue and Taxation will meet Monday, March 7, 1960, at 1.30 p.m., in Room 3191. The measures to be taken up are Senate Bills Nos. 2 and 3, by Senator McBride.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 5 p.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

ADJOURNMENT FOR CONSTITUTIONAL RECESS

Whereupon, at 5 p.m., on motion of Senator Burns, in accordance with the provisions of Senate Concurrent Resolution No. 8, and the Constitution of the State of California, Hon. Glenn M. Anderson, President of the Senate, declared the Senate adjourned for the constitutional recess out of respect to the memory of the late Hon. Seth James Johnson, to reconvene at 2 p.m. on Monday, February 29, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

FOURTH LEGISLATIVE DAY

FOURTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, February 29, 1960

Pursuant to Senate Concurrent Resolution No. 8, providing for the reconvening of the Legislature after the constitutional recess, the Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by the Rev. Galen Lee Rose, Executive Secretary of the Sacramento Council of Churches:

Our Father, God, As again this Senate assembles to discharge the responsibility of determining budgetary policies in the government of a great and growing state, we invoke Thy presence, guidance and blessing. As we deal with the necessary machinery of government, may we never become lost in the machinery; but may there be ever uppermost in thought the needs and interest and welfare of human beings. In Jesus' name. AMEN.

PLEDGE OF ALLEGIANCE

Senator Thompson led the Senate in pledging allegiance to the Flag.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to advisers Clifton J. Thompson, Vernon O. Alexander, L. W. McKeown, and the

following students of Jefferson Intermediate School: Alice Ann Aylwin, Jack Clementson, Barbara Dick, Michael Dillinger, William Fisher, Harold Hawley, Chris Hjerrild, Richard Jagers, Catherine Morris, Edward O'Brien, Katherine Osborn, Shirley Poskey, Kathy Price, Simon Rapanut, Edmond Routhier, Kenneth Rutledge, Mark Schram, Kathleen Shaw, Patricia Swift, Dan Tracy, Janice Vance, Sharon Wagner, Jerry Wilhite, Bruce Wyse, Frank Bellucci, Robert Gates, Joe Goode, Ralph Jacob, Cheryl Marks, Michael Perez, Sheila Reilly, Ronnie Campbell, Cheryl Babbitt, Karon Birdseye, Sharon Brock, Marilyn Carraeciolo, Michael Frazer, Mary Helmly, Jo Ann Johnson, David Kelly, Karen Kirkwood, Kathryn Kloster, Cheryl Larson, Charlene McClintock, Vicki Lee Moore, Shirley Moorman, Margaret Nunn, Judith Olson, Masayuki Sato, Kathy Schafer, Gary Lee Sergianni, Jo Anne Tobey, Joe Ward, Douglas Winsten, Donald Witcher, Norman Yonemoto, Thomas Kenyon, Linda Russell, Pete Santos, Ann Jandron, Diane Bright, Barbara Scharff, James Beall, and Gina Steinbach.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Irvin Case, Mrs. Alice Miles, Mrs. Ella Taylor, Mrs. Maude Vekander, Miss Berthe D'Aubigny, Mrs. Isabelle Voll, Mrs. Dorothy Taysum, Mrs. Florence Binns, Nora Boerner, Mrs. Bert Hagen, Mr. Bert Hagen, Miss Martha Low, Mrs. Anna Bridge, Mrs. Henry Opitz, Mr. Henry Opitz, Mr. Clarence Chalmers, Mr. James Hurley, Mrs. Betty Tolhurst, Alvena Peterson, Mrs. Frances Dierssen, Mrs. Mary Huntoon, Mrs. Mary Bell, Mrs. Geraldine Scheepens, Mrs. Adele Hovde, Mr. Paul Caruso, Miss Lillian Banker, Mr. William Keller, Mr. Frank Wagner, Mrs. Frank Wagner, Mrs. Carrie Barker, Mrs. Margaret Billsborough, Mrs. Ruby Whiteley, Mrs. Anna Huffman, Mrs. Johanna Davidson, Mrs. Pauline Maurizius, Miss Rachel Buchanan, Mrs. Bella Owles, Mrs. Bertha Kase, Mrs. Ora Hawke, Mrs. Florence Douglass, and Mr. Frank Critcher, of San Francisco Senior Center. Also to Mrs. Rebecca Smith, attorney at law, and Mrs. Lily M. Budde, of San Francisco.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Thomas Carlson, Mr. Roy Grell, Mrs. Virginia Lundberg, Mrs. Inez Wangberg, Mrs. Valorie Woolery, Mrs. Katharine George, Mrs. Eda M. Stump, teacher, and the following students from Richvale Elementary School: Beverly Carlson, Billy Carlson, Gilbert Evans, Gene Geiger, Rande Geiger, Larry Grell, Roy Owens Heath, Rickey Josiassen, Barbara Lindahl, Gary Lindberg, Rodney Lundberg, Bonnie Mattson, Clinton Rose, Richard Rose, Larry Stephens, Bill Tidwell, Diana Tormanen, Betty Townsend, Maurice Wangberg, and Norman Woolery.

On request of Senator McBride, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Blanche Wallace of Ventura.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Lars Anderson, teacher, Mrs. Lloyd Rosendahl, Clarence Gabbert, and the following students of the El Dorado Intermediate School: Jimmy Lee Crane, Rodney Ray Egbert, Bruce Wayne Ligon, Joel Maderos, Tommy Par-

rish, Richard Scott, Bobby Spencer, Charles Stimac, Bill Whitehead, Susan Bates, Marita Eberhard, Diane Eddy, Carolyn Gabbert, Eileen Ironside, Kandy Lilly, Lynda Parrish, Susan Rosendahl, Ruth Sawyer, Dolores Schubert, Nancy Sloneker, Elaine Valladao, Kitty Wolford, and Cheryl Tantzner.

Mr. Leland Peterson, teacher, Mrs. Carrel Horton, adult, and the following students: Kenny Meredith, Larrie Ann Weinsheimer, Jim Eystad, Chuck Majors, Rick Horton, Joe Scruggs, Steve Davidson, Carolyn White, Leona Swaffar, Georgette Ferraris, Carol Clause, Butch Cancilla, Connie Goodell, Roy Williams, Wayne Babros, Geraldine Gingles, Nancy Jarvis, Victor Chapman, Robert Crabaugh, Terry Seay, Denise Hofstetter, Carol Gackowski, Paul Espinosa, Janie Link, Bill Burnett, Gordon Jennings, Joann Clarien, Donna Toth, Verna Hughes, Candace Ohman, and Diane Bryant.

Madeline M. Thompson, teacher, Mrs. Betty Jean Burt, Mrs. Phyllis Chumblee, Mrs. Ethel E. Neuneker, and Miss Dorothy Mathewson, adults, and the following students: Diana Baker, Nancy Bolton, Patricia Bradley, Georgia Brown, Joan Bryant, Shannon Burt, Janet Chumblee, Evelyn Dyer, Jane Frost, Joan Garverick, Virginia Green, Wilma Hill, Jill Jaroseak, Evelyn Kimmel, Drena McMullen, Ruth Neuneker, Donna Orth, Jeanne Spittler, Glenda Thorndike, Sheryl vander Paruvert, William Bigby, Arthur Burkhard, Pat Carroll, Robert Clarenback, Jr., Guy Eggym, Ronnie Fanjul, Stanley Johnson, Brian Jones, Steven Magenheimer, Charles Nordby, Edwin Karl Paulsen, Rolf Pinkwart, Thomas Sattler, Douglas Stormer, and Jeffrey Hershbach.

Mr. J. Edward Kilgore, teacher, Mrs. Vincent Promessi, Mrs. Lawrence Stumph, Mrs. W. R. Martin, and Mr. W. Alexander, adults; and the following students: Karen Nelson, Della Jarrell, Sheila Putman, Marlene von Ubin, Marie Lizotte, Ann Berreckman, Cory Smith, Pam Rice, Belinda Floyd, Mike Bellante, Duane Hallford, Pam Tandberg, Fred Work, Claudia Wright, James Emry McDonald, Jerome Cusick, Judy Corry, Sue Zarker, Terri Johnson, June Don Batalla, Karol Magana, Jeff Stumph, David Promessi, Sheila Lamont, Joan Crawford, Mary Tirador, Bob McCollum, Dick McCurdy, Larry Lewis, Bev Hestdalen, Wiley Martin, Bob Kemme, Norm Blackmore, Bob Clark, Sue Fairfield, and Terry Alexander.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Jack Ruble, Mrs. Lloyd Swanson, Mrs. Norma Davis, Mrs. Mabel Toepfer, Mrs. John Ferreira, and the following students of Mountain View School: Sharrie Ashby, Richard Azevedo, Rodney Borba, Marilyn Campbell, Wayne Carlson, Shirley Chambers, Donna Crivelli, Dolores Elzenga, Janice Ensey, Raymond Gomes, Kathryn Graham, Sharon Grizzle, Robert Johnston, John Laudenslayer, Terry Lockard, Steven Lucas, Velma Martin, Danny McNutt, Ruth Ann Miranda, Ruth Parker, Brad Ruble, Trey Ruble, Ronald Serna, Russel Serna, Raymond Souza, Roberta Swanson, Annie Wagner, Charline White, and Lonnie Wood.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Genevieve Wheeler of Shafter, and Bill McLean of Bakersfield.

On request of Senators Stiern and Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Spencer Gill of Wasco.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Lucile Glick and Mrs. Gladys Anne Sherrin of Visalia.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to James Quilter, Dean Malone, and the following students of Concow School: Bobby Clark, Randal Malone, Marvin McQuarrie, Glenn Nalley, James Simpson, Evelyn Goggia, Beverly Hicks, Marian Johnson, Katherine Millner, Billy Clark, John Clark, Roger Mahan, Bill Sloat, Tom Truex, David Turner, Paulette Victory, and Anne Young.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Frank Lydic of Kelseyville.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Betty Asbury of Fairfield.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. La Docia Ellis of Chico.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Herbert Rernil and Mrs. Betty Faye Chapman.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Darlene Stauffer of Orange.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Yvonne Ring of Auburn.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Helen Johnson of Santa Rosa and Mrs. La Reta Pinney of Sebastopol.

On request of Senators Coombs and Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Olive Lienhard of Napa.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was extended to Allen E. Bryant, Joseph K. Roberts, and the following students from Tierra Buena Elementary School: Charles Abshire, Tony Balderrama, Joe Balderrama, Danny Barteh, Donald Britt, Elton Britt, Jackie Conger, Lloyd Hekel, Weldon Papa, Daniel Perz, Rudy Singh, Richard Tucker, Larry Turner, Jay Dee Sprveill, Sharon Abshire, Sydney Bankert, Jeannie Conger, Karen Dove, Margaret Harmon, Jonell Killion, Geraldine Mason, Barbara Smith, Marcella Smith, Jolene Stephenson, Lorraine Watanabe, Nila Hinds, Joyce Potoski, Judy Wonsewitz, and Zula Casto.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Roy A. Payne and the following students from Pleasant Grove Joint Union Elementary School: Diane Burke, Eugene Cernelison, Roger Foster, Connie Gerdes, Larry Gillis, Ruth Harrel, Jackie Mellow, June Mellow, Ernest Morgan, Charles Payne, Suzanne Radcliffe, Billy Reynolds, Mary Ellen Rosenberg, Rose Anne Sharpless, and Alice Shellhaus.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

CAPITOL CORRESPONDENTS ASSOCIATION
SACRAMENTO, February 29, 1960

Senator Hugh M. Burns
Chairman, Senate Rules Committee
State Capitol, Sacramento

Credentials of the following named persons have been examined and it is recommended that the following be accredited as representatives of their respective newspapers or news agencies:

John Wheeler—*Associated Press*
Jerry Gillam—*Copley Los Angeles area newspapers.*

Very truly yours,

SQUIRE BEHRENS
President, Capitol Correspondents Association

Standing Committee:

MORRIE LANDSBERG
JAMES C. ANDERSON
RICHARD RODDA

Letter of Transmittal

THE JUDICIAL COUNCIL OF THE STATE OF CALIFORNIA
STATE BUILDING, SAN FRANCISCO 2, February 17, 1960

Mr. J. A. Beek
Secretary of the Senate
State Capitol, Sacramento 14, California

DEAR MR. BEEK: Enclosed is the special report of the Judicial Council to the Legislature on Criminal Procedure During Periods of Disaster made pursuant to Assembly Concurrent Resolution No. 66.

Kindest personal regards,

Cordially,

WILLIAM I. SULLIVAN
Clerk of the Supreme Court and
Secretary of the Judicial Council

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

Letter of Transmittal

STATE OF CALIFORNIA, DEPARTMENT OF FISH AND GAME
SACRAMENTO, February 11, 1960

Mr. J. A. Beek
Secretary of the Senate
State Capitol, Sacramento, California

Subject: Report on Revised Training Program for Fish and Game Wardens

In accordance with the provisions of Senate Resolution No. 171 passed in June 1959, the attached 1959-60 fiscal year training program for Fish and Game Wardens of the Department of Fish and Game is respectfully submitted.

W. T. SHANNON, Director

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

ORGANIZING COMMITTEE, VIII OLYMPIC WINTER GAMES
333 MARKET STREET, SAN FRANCISCO 5, February 16, 1960

*Hon. J. A. Beek, Secretary of the Senate
California Legislature, State Capitol
Sacramento, California*

DEAR MR. BEEK: In accordance with Senate Resolution No. 14, relating to encouraging the serving of California wine in the Tahoe area during the 1960 Winter Olympics, we are happy to report that California wine is being served in the Athletes Center in the Olympic Village.

This wine was donated to us by the California wine industry.

Sincerely,

H. D. THOREAU, Managing Director

Letter of Transmittal

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, February 8, 1960

*Hon. Joseph A. Beek
Secretary of the Senate
State Capitol*

DEAR MR. BEEK: Senate Resolution No. 73 of the 1959 Regular Session, by Senator Nathan F. Coombs, requested that the Department of Public Works study the best additional routes whereby the communities of Bryte and Broderick may be connected to West Sacramento, study the most feasible methods of constructing grade separations on these routes, and report its findings and recommendations to the Legislature at the 1960 Regular Session.

There is enclosed one copy of a report on this subject, which has been prepared by the Division of Highways in accordance with the request contained in the resolution.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

Encl.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

Letter of Transmittal

STATE OF CALIFORNIA, BOARD OF ADMINISTRATION
STATE EMPLOYEES' RETIREMENT SYSTEM
SACRAMENTO 14, February 9, 1960

*Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento 14, California*

DEAR SIR: Transmitted herewith is a copy of the report of the Board of Administration on the Legislators' Retirement System for the fiscal year ended June 30, 1959.

The report is sent in accordance with Section 9354.3 of the Legislators' Retirement Law, a copy of which is also enclosed.

Very truly yours,

WILLIAM E. PAYNE, Executive Officer

Encl.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF NATURAL RESOURCES
DIVISION OF BEACHES AND PARKS
SACRAMENTO 14, February 9, 1960

*Mr. Joseph A. Beek
Secretary of the Senate
Senate Chamber, Sacramento, California*

DEAR MR. BEEK: Chief Charles A. DeTurk has asked me to acknowledge your letter dated February 4, 1960, transmitting a copy of Senate Resolution No. 10 adopted at the 1960 First Extraordinary Session of the Legislature which requests that the Division of Beaches and Parks give consideration to the development and operation of State beaches and parks' facilities by private capital where private

operators are willing and able to operate them, and to report thereon to the Legislature in March at the 1960 Budget Session.

The resolution has been forwarded to staff members concerned for due consideration.

Thank you.

Sincerely yours,

GEORGE R. HAGENS
Administrative Assistant—Executive

Letter of Transmittal

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, February 15, 1960

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: In accordance with Section 143.2 of the Streets and Highways Code, there are transmitted herewith for the use of the Members of the Senate, 200 copies of the budget report of the Division of Highways as included in the Governor's Budget submitted to the 1960 Session of the Legislature. A limited number of additional copies are available if needed.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF AGRICULTURE
February 16, 1960

Hon. Joseph A. Beek
Secretary, California State Senate
State Capitol Building, Sacramento, California

DEAR MR. BEEK: Senate Resolution No. 126 requested the Director of Agriculture to investigate the decline in milk consumption in the schools, and to hold such hearings as might be necessary to develop facts relevant to the cause of this decline, and further report same to the Legislature at the next session.

I hereby submit the following report. The data available to us indicates that sales of milk to public schools, kindergarten throughout high school, have increased each year for the past five years both in total consumption, and in per capita consumption. The following table shows this information:

SALES TO SCHOOLS

School year	Sales to schools half pint equivalents	School enrollment	Per capita consumption half pints per school yr.	Percent increase previous yr.—100%	
				Total sales	Per capita sales
1954-1955	127,500,000	2,103,484	60.6		
1955-1956	224,600,000	2,254,802	99.6	76	64.4
1956-1957	271,000,000	2,419,600	112.0	20.7	12.4
1957-1958	293,000,000	2,600,733	112.7	8.1	0.6
1958-1959	330,000,000	2,777,108	118.8	12.6	5.4
1959-1960	379,500,000 ¹	2,949,134	128.7	15.0 ¹	8.3 ¹

¹ Estimated 15% increase.

The subject of the sale of milk to schools was included as a special item in resale price hearings called by the Director after the adoption of Senate Resolution No. 126. The hearings were scheduled as follows:

Date	City	Marketing Area
July 21, 1959	Los Angeles	Los Angeles County
July 22, 1959	Santa Ana	Orange County
July 23 and 30, 1959	San Bernardino	San Bernardino-Riverside
September 25, 1959	Berkeley	Alameda-Contra Costa
October 20, 1959	Ventura	Ventura County
October 21, 1959	Santa Barbara	Santa Barbara
November 12, 1959	Stockton	San Joaquin
November 17, 1959	Sacramento	Sacramento
November 18, 1959	Marysville	Sutter-Yuba
November 19, 1959	Placerville	Golden Chain
December 8, 1959	Sonora	Calaveras-Tuolumne
December 18, 1959	San Jose	Santa Clara
January 6, 1960	San Francisco	San Francisco
January 7, 1960	Salinas	Monterey-Santa Cruz

Conclusion

From the investigation of the sale of milk to schools, the facts support the following statements:

- (1) Sales of milk to schools have increased.
- (2) Per capita consumption of the school population has increased.
- (3) The increase has been influenced by the Federal milk subsidy, the activities of the California Dairy Industry Advisory Board, increased school population, and the shift in container size, from the half-pint to the third-quart by many school districts.
- (4) In an environment of increasing costs and rising prices a potential influence for decreases in sales exists in the possibility of some shifts in container size from the third-quart back to the half-pint.

If we can be of further service to you, please inform us.

Respectfully yours,

WILLIAM E. WARNE, Director
California Department of Agriculture

Letter of Transmittal

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS
SACRAMENTO, February 19, 1960

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol

DEAR MR. BEEK: Senate Concurrent Resolution No. 90, Chapter 250 of Resolutions, Statutes of 1957, requests that the California Highway Commission transmit to each house of the Legislature at the commencement of each annual session a report dealing with the policy of the commission on freeway route adoptions.

Six copies of the commission's report for the calendar year 1959 are submitted herewith.

The report was prepared to show members of the Legislature the extent of the public's participation in the freeway route determinations made by the California Highway Commission during 1959. It includes details of the five public hearings held by the commission and the 39 public meetings held by the Division of Highways.

Respectfully,

ROBERT B. BRADFORD, Director of Public Works
By RUSSELL J. COONEY, Deputy Director (Management)

Enc.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE LANDS COMMISSION, STATE LANDS DIVISION
DEPARTMENT OF FINANCE, STATE OF CALIFORNIA
State Building, Los Angeles 12, February 25, 1960

Mr. J. A. Beek
Secretary of the Senate
California State Legislature
State Capitol, Sacramento 14, California

DEAR SIR: Assembly Concurrent Resolution No. 44 (Chapter 106, Statutes of 1959) requested that the State Lands Commission determine the ownership and extent of the state-owned tide and submerged lands in South Humboldt Bay and report such ownership to the Legislature not later than the fifth day of the 1960 Budget Session.

The purpose of this request was to have a map prepared which would designate the areas of public lands in South Humboldt Bay which are available to the people of the State for fishing and clam digging.

The State Lands Commission has prepared a set of three maps and an index and symbol sheet which cover South Humboldt Bay. Tidelands sales and swamp and overflow patented lands are shown as described in the original transfers from the State, and are designated by symbols explained on Sheet 4. It must be noted that the boundary lines of state ownership do not always coincide with the boundaries described in the original conveyances of tide and submerged lands. Although some such sales were described originally to include channels and deep-water areas, the statutes define the waterward boundary of these patented tide and submerged lands as the line of mean low tide, which restricts private ownership to lands above the natural mean low tide line. The boundaries of state ownership, as shown on the maps enclosed herewith, follow this natural mean low tide line as closely as can be determined from all available records.

Data obtained from official county, state, and federal records were used in the determination of the boundaries as shown. The latest available delineated natural

low water line was taken from the United States Coast and Geodetic Survey Coast Chart of 1956, and its position was confirmed by aerial photographs taken in 1956. A field check was made in January 1960 to verify physical features shown on these maps.

Therefore, a set of these maps and a copy of the record of approval by the State Lands Commission are transmitted herewith for the information of the Legislature.

Yours very truly,

F. J. HORTIG, Executive Officer

Encs.

Set of Maps

Copy of Resolution of 2/25/60

Excerpt From Minutes of the Meeting of the State Lands Commission Held in Los Angeles, California, on Thursday, February 25, 1960:

Upon motion duly made and unanimously carried, the following resolution was adopted:

The executive officer is authorized to approve and to have recorded sheets 1 to 4 of 4 of maps entitled "State Lands, South Humboldt Bay, Humboldt County, California", dated December 1959, and to report to the Legislature on the extent of State ownership of tide and submerged lands in South Humboldt Bay.

Letter of Transmittal

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES

SACRAMENTO, February 15, 1960

Hon. Joseph A. Beck

Secretary of the Senate

State Capitol, Sacramento, California

DEAR MR. BECK: I have the honor to transmit herewith for the information of the California State Senate a copy of Bulletin No. 73 of the Department of Water Resources entitled "Evaporation From Water Surfaces in California", dated October 1959.

This report exemplifies the beneficial results of co-operation between this department and other water resource agencies, particularly agencies of the federal government. In this instance the work was performed, and the report prepared, by the Soil and Water Research Division, Agricultural Research Service, United States Department of Agriculture, with financial assistance made available by the State of California. In addition, the department, as a part of the co-operative commitment, has arranged for publication of the report.

I believe this report will prove to be of great value and assistance to the many agencies and individuals interested in the development of the water resources of the State of California.

Very truly yours,

HARVEY O. BANKS, Director

Attach.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE

SACRAMENTO, February 11, 1960

*To the Honorable Members of the Senate
of the State of California:*

In accordance with the provisions of Article VII, Section 1 of the Constitution of California, I hereby transmit to you a report of the cases of pardon, commutation of sentence and reprieve issued by me from January 6, 1959, to January 31, 1960.

Respectfully submitted,

EDMUND G. BROWN, Governor

ACTS OF EXECUTIVE CLEMENCY OF CALIFORNIA

Granted for Period January 6, 1959, to January 31, 1960

PARDONS

Granted pursuant to Chapter 3.5, Sections 4852.01 to 4852.2 of the Penal Code, under which persons who have been released from state prison can demonstrate to the superior court of the county of their residence that they have rehabilitated themselves and earned the right to be considered for a pardon.

In each of the following cases the pardon has been granted pursuant to a certificate of rehabilitation issued by the superior court of the county of residence recommending the applicant to the Governor for a pardon.

RUDOLPH EICHENBAUM, San Quentin No. A-28127, was convicted of the crimes of conspiracy to commit extortion and extortion, in the City and County of San Francisco on December 22, 1953. He served approximately 1 year and 6 months in prison and 3 years and 6 months on parole, being discharged therefrom on March 1, 1959. Certificate of rehabilitation issued September 14, 1959, by the Superior Court in and for the City and County of San Francisco. Granted December 21, 1959.

LEO A. HEINTZ, San Quentin No. 47392, was convicted of the crime of bigamy in the County of Los Angeles during August 1929. He served approximately 1 year and 2 months in prison and 1 year and 2 months on parole, being discharged therefrom on December 3, 1931. Certificate of rehabilitation issued October 8, 1958, by the Superior Court in and for the City and County of San Francisco. Granted December 21, 1959.

TALTON H. NANCE, San Quentin No. 61351, was convicted of the crimes of assault with intent to commit violation of Section 286 of the Penal Code and assault by means of force likely to produce great bodily injury in the County of Los Angeles during December 1937. He served approximately 4 years 9 months in prison and was released on conditional parole on September 16, 1942. Thereafter his sentence was commuted to time served by Governor Culbert L. Olson and he was discharged on December 23, 1942. Certificate of rehabilitation issued November 30, 1955, by the Superior Court of Los Angeles County. Granted December 21, 1959.

PARDONS

Pardons granted pursuant to Article VII, Section 1 of the California Constitution based upon establishment of innocence, for finding of extreme hardship or where the applicant was not eligible to proceed under Section 4852.01 to 4852.2 of the Penal Code.

SALVADOR RETOMOZA AYON, also known as Manuel Ayon Retamosa, also known as Manuel Retamoza, also known as Manuel Salvador Ayon Retamosa, Stockton Sheriff's Office No. 49888, was on December 18, 1958, granted a pardon by former Governor Goodwin J. Knight for the alleged conviction of the crime of forgery based upon a recommendation from the Adult Authority on the grounds of extreme hardship. Further investigation disclosed that the actual offense of which he had been convicted was Violation of Section 476a of the Penal Code of California (issuing checks without sufficient funds) and that the reference in the former grant of pardon to the crime of forgery was and is in error. Pardon of the crime of Violation of Section 476a of the Penal Code recommended by the Adult Authority. Granted February 10, 1959.

JOHN HENRY FRY, San Quentin No. A-50085, pleaded guilty to the crime of voluntary manslaughter in San Francisco on November 19, 1958, and received a sentence of 1 to 10 years. He served approximately 7 months in prison until, on June 4, 1959, another person confessed to committing a homicide for which fugitive had been committed to prison. Investigation by the district attorney and chief of police of San Francisco and an independent investigation by the Adult Authority established the validity of the later confession and the innocence of Fry. Pardon on the grounds of innocence recommended by the district attorney and chief of police of the City and County of San Francisco and the Adult Authority. Granted June 16, 1959.

GIOVANNI ROVELLI, San Quentin No. 57975, was convicted of the crimes of attempted burglary and conspiracy to commit burglary in Marin County in August 1935. He received a sentence of 10 years of which he served approximately 4 years in prison and 2 years and 8 months on parole. He was subsequently deported to Italy. Pardon recommended by Adult Authority on grounds of rehabilitation and outstanding heroism displayed during sinking of the Italian liner Andrea Doria on July 25, 1956. Granted December 14, 1959.

FRANK JOHN RYAN, San Quentin No. 64599, was convicted of forgery of fictitious endorsement, 2 counts, in Los Angeles County on January 18, 1940. He served approximately 2 years in prison and 2 years on parole, being discharged therefrom on February 3, 1944. Pardon recommended by the Adult Authority. Granted December 21, 1959.

HARLEY M. SMITH, Folsom No. 21189, was three times convicted of forgery and once convicted of burglary, 2nd degree, and issuing worthless checks. He served sentences for these offenses at Preston School of Industry, San Quentin and Folsom Prisons, and on June 23, 1937, was adjudicated an habitual criminal and given a life sentence. He was paroled August 2, 1944. Pardon recommended by the Adult Authority and a majority of the Justices of the California Supreme Court. Granted December 21, 1959.

COMMUTATIONS OF SENTENCE

JOHN RUSSELL CROOKER, JR., San Quentin No. A-34965, was convicted of the crime of murder first degree in Los Angeles County in December 1955. Commutation of sentence from death to life imprisonment without possibility of parole recommended by the Honorable Stanley Mosk, Attorney General of California, who was the trial judge. Commutation of sentence to life imprisonment without possibility of parole granted January 14, 1959.

JACK D. GREEN, San Quentin No. 51811, was convicted of murder first degree and burglary in Los Angeles County in March 1932 and was sentenced to be executed. His sentence was commuted from death to imprisonment for life without possibility of parole by former Governor James Rolph, Jr., on January 4, 1934. He has since conviction served nearly 28 years in prison. Further commutation to remove the condition "without possibility of parole" recommended by the Adult Authority. Further commutation of sentence to remove the restriction of without possibility of parole granted December 21, 1959.

HAROLD ALMUS LANGDON, San Quentin No. A-47868, was convicted of Violation of Section 209 of the Penal Code (kidnaping for the purpose of robbery) in Los Angeles County in July 1958. Commutation of sentence from death to life imprisonment without possibility of parole recommended by a majority of the Justices of the California Supreme Court. Commutation of sentence to life imprisonment without possibility of parole granted October 8, 1959.

JAMES MICHAEL MERKOURIS, San Quentin No. A-49230, was convicted of murder first degree, two counts, in Los Angeles County in July 1958. Commutation of sentence from death to life imprisonment without possibility of parole recommended by a majority of the Justices of the California Supreme Court and by the Honorable Lewis Drucker the trial judge. Commutation of sentence to life imprisonment without possibility of parole granted January 21, 1960.

CHARLES EVAN TURVILLE, JR., San Quentin No. A-44955, was convicted of the crime of murder first degree in Los Angeles County in December 1957. He was scheduled to be executed May 29, 1959, but was granted a stay of execution by the United States Supreme Court. On September 3, 1959, he was granted a reprieve to permit further study. Commutation of sentence from death to life imprisonment without possibility of parole granted November 5, 1959.

EDWARD SIMON WEIN, San Quentin No. A-41862, was convicted of the crimes of rape, robbery and of kidnaping for the purpose of robbery in Los Angeles County in 1957. Commutation of sentence from death to imprisonment for life without possibility of parole granted June 4, 1959.

REPRIEVES

LAWRENCE GLENN CORWIN, San Quentin No. A-49578, was convicted of the crime of murder first degree in Los Angeles County in October 1958. He was scheduled to be executed on October 30, 1959. A reprieve to and including December 18, 1959, for the purpose of further investigation granted on October 28, 1959.

CHARLES EVAN TURVILLE, JR., San Quentin No. A-44955, was convicted of the crime of murder first degree in Los Angeles County in December 1957. Reprieve to November 6, 1959, for the purpose of further study granted on September 3, 1959. Sentence was finally commuted from death to imprisonment for life without possibility of parole on November 5, 1959.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, February 29, 1960

To the Senate of the State of California:

I have the honor to transmit to you herewith a list of interim appointments heretofore made by me to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

Respectfully submitted,

EDMUND G. BROWN, Governor

ELMER C. ALDRICH, a resident of Sacramento, is a career man in state government and has worked all his adult life in the park, recreation, fish and game and wildlife fields; joined the Department of Fish and Game in 1942, then spent two years in the Navy from 1944 to 1946; upon his release, he joined the State Personnel Board; doing personnel work in the park, fish and game, recreation and other natural resources fields; in 1949, he joined the Division of Beaches and Parks, where he was in charge of public education and information and also worked on the division's five-year master plan; he has been executive officer of the California Public Outdoor Recreation Plan Committee; is a member of a variety of recreation, park and wildlife professional groups; was appointed, effective February 4, 1960, Chief, Division of Recreation, vice A. Wayne Bartholomew, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Chief, Division of Recreation, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director.

IRVING KLEIN, a resident of Santa Rosa, is one of the few survivors of the original "Lost Battalion" of World War I. His service in that conflict won him the highly prized Distinguished Service Cross, the Italian War Cross, the Purple Heart, and the French Croix de Guerre; has been active for many years in hospital work for all veterans and in various forms of aid for the disabled; he is a past department commander of the Jewish War Veterans, a past American Legion Post Commander, and a member of the Veterans of Foreign Wars and the Disabled American War Veterans; has served on the California Veterans Board since September 5, 1956; was reappointed, effective February 23, 1960, Member, California Veterans Board, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

RESOLUTIONS

The following resolutions were offered:

By Senator Shaw:

Senate Resolution No. 23

Relative to notifying the Assembly of the Organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of three Senators to notify the Assembly that the Senate has reconvened the 1960 Regular Budget Session, after the constitutional recess, pursuant to the provisions of Senate Concurrent Resolution No. 8, and is now ready to proceed with the business of the State.

Resolution read, and adopted on a motion by Senator Shaw.

Appointment of Special Committee

Pursuant to the provisions of Senate Resolution No. 23, the President appointed Senators Shaw, Dolwig, and O'Sullivan as a Special Committee to notify the Assembly that the Senate has reconvened after the constitutional recess.

By Senator Rodda:

Senate Resolution No. 24

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of three Senators to wait upon His Excellency, the Governor, and inform him that the Senate has reconvened the 1960 Regular Session, after the constitutional recess, pursuant to the provisions of Senate Concurrent Resolution No. 8, and is now ready to receive any communication he may have to make.

Resolution read, and adopted on a motion by Senator Rodda.

Appointment of Special Committee

Pursuant to the provisions of Senate Resolution No. 24, the President appointed Senators Rodda, Byrne, and Richards as a Special Committee to wait upon the Governor.

MESSAGES FROM THE ASSEMBLY

At 2.18 p.m., the following Assemblymen, Lanterman, Levering, and Luckel, appeared before the bar of the Senate, and informed the Senate that the Assembly had reconvened after the constitutional recess and is now ready to proceed with the business of State.

RESOLUTIONS

The following resolution was offered:

By Senator Burns:

Senate Resolution No. 25

Relative to paying mileage of Senators and officers

Resolved by the Senate of the State of California, That the State Controller be and he is hereby directed and ordered to draw his warrants upon the proper funds in favor of the following named Senators and officers of the Senate for the amount set opposite each of their names, and the State Treasurer is hereby directed and ordered to pay the same, being the mileage due them by law, for attendance upon the 1960 Regular Session of the Legislature:

Senators	County	Mileage	Total at 5 cents per mile
Arnold, Stanley	Lassen	456	\$22.80
Beard, J. William	Imperial	1,196	59.80
Berry, Swift	El Dorado	96	4.80
Brown, Charles	Inyo	1,054	52.70
Burns, Hugh M.	Fresno	332	16.60
Byrne, Paul L.	Butte	202	10.10
Cameron, Ronald G.	Placer	82	4.10
Christensen, Carl L.	Humboldt	600	30.00
Cobey, James A.	Mered	222	11.10
Collier, Randolph	Siskiyou	528	26.40
Coombs, Nathan F.	Napa	122	6.10
Dilworth, Nelson S.	Riverside	914	47.20
Dolwig, Richard J.	San Mateo	236	11.80
Donnelly, Hugh P.	Stanislaus	174	8.70
Erhart, A. A.	San Luis Obispo	626	31.30
Farr, Fred S.	Monterey	406	20.30
Fisher, Hugo	San Diego	1,026	51.30
Gibson, Luther E.	Solano	112	5.60
Grunsky, Donald L.	Santa Cruz	350	17.50
Hollister, John J., Jr.	Santa Barbara	824	41.20
Holmdahl, John W.	Alameda	180	9.00
Johnson, Ed. C.	Tuba	106	5.30
McAteer, J. Eugene	San Francisco	176	8.80
McBride, James J.	Ventura	788	39.40
McCarthy, John F.	Marin	166	8.30
Miller, George, Jr.	Contra Costa	164	8.20
Montgomery, Robert I.	Kings	406	20.30

Senators	County	Mileage	Total at 5 cents per mile
Murphy, John A., Jr.	Orange	830	41.50
O'Sullivan, Virgil	Colusa	120	6.00
Rattigan, Joseph A.	Sonoma	184	9.20
Regan, Edwin J.	Trinity	420	21.00
Richards, Richard	Los Angeles	770	38.50
Rodda, Albert S.	Sacramento	8	.40
Shaw, Stanford C.	San Bernardino	840	42.00
Short, Alan	San Joaquin	96	4.80
Slattery, Waverly Jack	Lake	256	12.80
Stiern, Walter W.	Kern	548	27.40
Teale, Stephen F.	Calaveras	136	6.80
Thompson, John F.	Santa Clara	252	12.60
Williams, J. Howard	Tulare	480	24.00

Officers			Total at 10 cents per mile
Anderson, Glenn M.	Los Angeles	770	77.00
Lea, John F., Minute Clerk	Sacramento	2	.20

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron Cobey, Collier, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

By Senator Murdy:

Senate Resolution No. 26

Relative to congratulating Senator Dilworth upon his receiving the George Washington Honor Medal presented by the Freedoms Foundation at Valley Forge

WHEREAS, The Senate of the State of California has been honored through the selection of one of its members, the Honorable Nelson S. Dilworth, to receive the George Washington Honor Medal awarded to him by the Freedoms Foundation at Valley Forge; and

WHEREAS, Senator Nelson S. Dilworth has been awarded medals by the Freedoms Foundation and the Sons of the American Revolution in times past for the years 1950, 1955, and 1956; and

WHEREAS, The present award of the George Washington Honor Medal is in recognition of the contribution of Senator Nelson S. Dilworth in creating and building an understanding of the spirit and philosophy of the Constitution and Bill of Rights, inspiring a love of freedom, and helping to bring about a better understanding of the American way of life; and

WHEREAS, The present award of the George Washington Honor Medal is in specific recognition of an address by the Honorable Nelson S. Dilworth entitled, "Can America Maintain Peace?" delivered August 25, 1959 at the Kiwanis Club of San Diego on the occasion of the entertainment as guests of the Members of the San Diego Chapter of the California Society of the Sons of the American Revolution; and

WHEREAS, The address by the Honorable Nelson S. Dilworth was a plea to keep our government as a servant of the people rather than allowing cunning and malevolent conspirators to seize control and make our free institutions an instrument for the exercise of dictatorial will; and

WHEREAS, The address by the Honorable Nelson S. Dilworth was a defense of the American system of government from the slanders and false claims of the Russian Dictatorship; now, therefore, be it

Resolved by the Senate of the State of California, That it congratulates its distinguished member upon the receipt of this well-earned honor; and be it further

Resolved, That the address of Senator Dilworth, "Can America Maintain Peace," be printed in today's Journal; and be it further

Resolved, That the Secretary of the Senate be and he is hereby directed to present to Senator Dilworth a suitably prepared copy of this resolution, and to have printed for general distribution 1,000 copies of his address.

Resolution read, and unanimously adopted on motion of Senator Murdy.

PRINTING OF ADDRESS BY SENATOR NELSON S. DILWORTH

The President, pursuant to the provision of Senate Resolution No. 26, ordered 1,000 copies of the following address printed in pamphlet form.

ADDRESS BY NELSON S. DILWORTH**CAN AMERICA MAINTAIN PEACE?**

Address by Senator Nelson S. Dilworth. Delivered August 25, 1959, at the Kiwanis Club of San Diego on the occasion of their entertainment as guests, the Members of the San Diego Chapter of the California Society of the Sons of the American Revolution.

Thank you, Mr. Chairman, for your gracious words of welcome and to you, President Cunningham, may I express my sincere appreciation for the outstanding leadership of your organization in clarifying the obligations of citizenship in a free, popular form of government and also your accomplishments in meeting these obligations.

I am sure that you all fully realize that a government, whether good or bad, is made up of people, men and women of varying standards and motives. Our illustrious First President of this Republic often stated in substance and I think in words, 'Government is a dangerous servant and a terrible master.' What words could be more true or more applicable to our situation today. Shall we keep our government as a servant of the people, doing their will, or allow cunning and malevolent conspirators to seize control and make of our free institutions an instrument for the exercise of their dictatorial will. This is not an idle thought. It has happened to a score of republics in your lifetime and mine. Shall it also happen to us? to you and to me, to your children and to mine? The answer is for us to give.

Centuries ago in the English Parliament Sir Edmund Burke declared, "For evil men to succeed it is only necessary that good men do nothing." Perhaps others voiced that sentiment in earlier years in forums unrecorded. It was true then and it is true now. For evil men to seize our government and with it our liberties and freedom, it is only necessary that our official leaders do nothing.

For the World Communist conspiracy, to take over and enslave Americans by means of control of our American government it is only necessary that freedom-loving American officials in public office do nothing to oppose them. Our governmental leaders must resist the Socialist front of the Communist conspiracy, or we will be engulfed as others have been.

The freedom-loving President of Czecho-Slovakia was not removed from office when the communists seized the republic. The freedom-loving majority in the Parliament was not immediately replaced. They were just intimidated into doing nothing to hinder the communist organization at work. They thought, perhaps, that they could compromise, or co-exist with communists in political activity. Alas, how tragic a mistake. America also can fall into the communist tyranny while hating it.

The last step in Czecho-Slovakia that sealed the doom of freedom and the end of the republic was when the newspapers refused to continue printing the facts developed by the parliamentary commissions

exposing the organizational methods of the communist conspiracy to terrorize noncommunists into submission. The communists boasted that they would make the noncommunists destroy the republic and they did. The long sharp blade that drew the life-blood of freedom from the heart of Czecho-Slovakia was the stupid participation by non-communists in organizations directed and controlled by concealed communists. The Communist Party was only the handle of the blade and the rough hand on the handle was that of the Politburo in the Kremlin.

It is only prudence to consider the fate that has befallen other free governments. The czars of Russia in the evolution of time and progress finally granted to the Russian people a parliament, a duma, in the year 1905. Progressively the elected representatives of the people accomplished faltering but well directed steps toward freedom. In the military debacle of 1917 with disaster at the fighting front a harsh reality, the duma set up a republic to be rid of the incompetent hereditary rulers. Political freedoms were declared and political prisoners released from jail. Revolutionary fugitives in foreign lands were permitted to return.

As the new republican leaders rallied their armies to defend their native homeland they allowed opposition parties to organize and even to arm themselves in the name of liberty. In only a few months, as the republic's leaders and soldiers, faced the foreign invader, they were stabbed in the back at St. Petersburg by the organized Socialist party of Nicolai Lenin, a returned Socialist fugitive. Under Lenin's orders a mob of revolutionary conspirators, rifles in hand, rushed into the duma and made prisoners of the elected representatives of the Russian people. Arsenal and supply trains were raided for arms that should have been in the hands of the armies defending Russia from attack, and before the armies at the fighting front could turn about and deal with the enemy at home, the homeland had fallen into the bloody hands of Lenin's well-disciplined party. And what party was it? It was the Socialist Party. Lenin was a Socialist. As a Socialist he came to power, but to force his Socialism on an unwilling people he had to have a secret police system under a released bank robber from the Caucasus. Socialism was made compulsory and extended to the daily details of personal life. It required punishment and terrorism for enforcement on such a scale that no ordinary court system could cope with the volume of resistance. Compulsory Socialism, known as communism, cannot be made effective without arbitrary police power to individuals or groups and liquidate them.

The Socialism of Lenin was but a high sounding name to screen a tyranny and oppression never realized under the worst of the czars. And it all happened so quickly, so unexpectedly. It happened in days, even in hours. The transition from freedom to slavery is quick, like passing through a door. The return trip from slavery to freedom takes whole generations, yes, centuries of sacrificial struggle by the noblest and best youth of the land. All the accomplishments of the Russian people in hundreds of years of struggles for freedom were swept away in minutes as Lenin's rifle-bearing revolutionary socialists rushed into the duma and made prisoners of the freely elected representatives of the Russian people. Nothing remained to stop Stalin from displacing

Lenin and setting up rule by violence. Not only can Socialism never provide peace, but Socialism requires violence and tyranny to exist.

South and west of Russia across the continent of Europe, Lenin and Stalin were copied. A conspiracy was organized within a country enjoying constitutional freedom under the nominal leadership of an indulgent and popular king. Benito Mussolini was allowed to organize to use force by the tolerant government. He marched on Rome and rather than shed Italian blood the government allowed him to take over. And who was he? He was the leader of the Socialist Party of Italy. It is true that he copied the emblem of the Caesars, the bundle of sticks and battle axe called faces, and became known as a facist, but he built his organization out of the Socialist Party on Socialist theories.

Faced with popular dissent and reluctance, he too turned to secret police and bathed Italy in the blood of her own sons and daughters. The indolent Italian citizen content to leave the government to others paid a thousand fold in labor, blood and tears under the Socialist dictatorship for his apathy during his years of freedom. Yes, and in the loss of his sons in the rash military adventures of the dictatorship, the Italian father's aged head was brought low to an unhappy and lonely grave. All because they neglected to make the sacrifice of time and effort to preserve their free institutions when they had them.

Freedom will not operate itself. It must be defended. It is but a chance to achieve liberty for ourselves. We must accept the responsibility and labor to operate our popular government or become slaves. May I repeat that for evil men to succeed it is only necessary for good men to do nothing. Socialism in Italy could not provide peace but plunged the country into reckless foreign wars and maintained murderous, decimating strife in the homeland.

By the time that the people of Italy were ground under Socialism's iron heel, a man with a cropped mustache reached for the leadership of the Socialist Party in Germany. With inflammatory speeches and promised glories for Germany he bound to his will the Socialist organization. The German Republic was tolerant. The leaders were hesitant. Their currency was valueless. Adolph Hitler was allowed to organize with military methods.

As a Socialist he came to power by election. To carry out his Socialist decrees in the face of rising resistance of the German people, Hitler too, had to organize a gestapo and secret police, yes, and huge crematories and charnel houses to liquidate and dispose of millions of his own countrymen, and countrywomen. By the chance of history this Socialist dictator came into political command of the German General Staff, the world's greatest war machine, and plunged the whole world into the mass carnage of World War II. This was Hitler's method of suppressing the German people's discontent under Socialism. Enforced Socialism cannot keep peace but leads inevitably to war.

And what shall I say of the German people who neglected to keep their constitutional republic and voluntarily chose a fuhrer. In exchange for their freedom they got poverty, destructions of homes and loss of livelihood, wounds without number, death and a national and racial condemnation and dishonor on the unchangeable pages of history.

All this was because they would not accept the friendly duties and responsibilities of free popular government under the Reich.

From these examples, and I could give others, I think it is clearly evident that compulsory Socialism, or call it Communism, it's the same thing, holds no promise for peace or for any advancement of human welfare. Marx called it Socialism; Lenin called it Socialism, Stalin called it Socialism, Khrushchev calls it Socialism, and Socialism it really is. Under its rule government is a terrible master, indeed. And why should America adopt it piece-meal, a little at a time? Careless officials thrust on us various types of Socialism. It aggrandizes their power. It multiplies their control of affairs and control of people. If we allow these officials to put one thin layer of Socialism on top of another, they will soon be our masters, and we will be prisoners in the land we failed to protect and save. Socialism on the installment plan is just as tyrannical as any other Socialism.

Socialism is never practiced voluntarily by all people. It has to be enforced. Enforced socialism is communism. To enforce socialism in the common, every day acts of life of the people, a secret police and dictatorship are required. The Police State inevitably develops into terrorism and destroys every trace of freedom. It becomes the terrible master that President Washington warned us to beware of. But the father of our country also said the government could be a servant, even if a dangerous servant.

The critical turning point of whether government is a master or a servant is this, "have controls been established so that the people may control the men and women into whose hands power is delivered." And we must remember that one government has as much power as another, the power of life and death is wielded by every government. In our America let's look at some of the controls that have been firmly established to hold in check any rash and adventurous official who may come to temporary power.

What has our American Constitution enabled the American people to accomplish toward realizing in government the ideals of the great Declaration of Independence, ideals of life, liberty and the pursuit of happiness.

First we have accomplished freedom of life. We have established effective curbs on the police and military forces of our country. The citizen cannot be placed in jeopardy for life or liberty by the police or even by any judge without the volunteer waiver of the right to a jury trial. Every citizen may count on this security. The people have withheld from government officials and reserved to themselves in the form of juries the right to judge the innocence or guilt of their own neighbors. Americans have established the greatest consideration and fairness toward those accused of wrongdoing ever known to exist in this world. Even for petty offenses the citizen accused can demand a trial by a citizen jury of his peers within the jurisdiction of the alleged offense. This vital feature of American liberty is not equaled in other governments.

Other great powers are withheld from our government officials by the people. Leaders of the national government are powerless to alter the Constitution if they are faithful to their solemn oaths to uphold and defend it. Only by referring proposed amendments to the elected

legislatures of the states or to elected conventions can amendments be affected.

The history of liberty the world around has been the story of resistance by the people to the encroachments of their own government. No matter how well intentioned, human beings in public office, some of them at least, tend to expand their power and enlarge their activity. In no other country have the people more safeguards, more weapons to strengthen their resistance by peaceful means to such trespass of the liberties as have been reserved to the people by the Constitution.

In the Constitution itself there are numberless checks and balances to safeguard our people against arbitrary caprice in official acts. Congressional action is subject to presidential veto. The veto may be overridden by a two-thirds vote in each house of Congress. The President must obey the laws duly enacted and must uphold the Constitution. If he fails, Congress by the process of impeachment may remove him from office. The President may not touch a single dollar in the Treasury without an appropriation by Congress. The powerful House of Representatives is required to come before the people for election or removal every two years.

In 170 years no one has successfully subverted our constitutional processes and today our government is the oldest national government in the world without major change in its basic institutions.

Another check or balance on the presidential power is that the most important appointments made by the President are subject to the approval and consent of the Senate. Thus the important policy decisions of the American government are for the most part the result of concerted action of several or even many officials.

Historically the last word in the defense of the Constitution has been the prerogative of the judiciary with the final resort being the Supreme Court. Acts of Congress or acts by any official may be challenged in the courts by any citizen and if the courts find that they are in conflict with the Constitution, the governmental act is void. So we have a government of laws made by many rather than one official and all subject to the scrutiny of the courts as to their conformity with the Constitution. The security of the American citizen in his constitutional rights is our Nation's most outstanding and unique political accomplishment. Comparable rights in the economic field are enjoyed by the people of America as a result of their active participation in governmental activity and their use of the political safeguards so that in America, government is in fact a servant of the people.

Our government being under the control of the people, should bring about a significant and unique policy in relations with other countries. It certainly has. Although America has become the greatest military, naval and aerial power on the earth, we hold and rule no conquered land. Along our far-flung land frontiers our neighbors dwell peacefully and unafraid without forts or defenses of any kind. The American Constitution is the greatest peace document ever produced by men. Our weaker neighbors pay us no tribute but dwell secure under our protection from the greed of conquest by totalitarian countries. The flow of wealth is not from the weak to this powerful nation but from us to the weak and underdeveloped countries. All this, is in response to the will of the American people as freely expressed in elec-

tions. In American elections, there is always another name, or place for one, on the ballot to confront our official leaders when they go back to the people for extension of their tenure of office. There is always competition for election to office or the opportunity for competition. Competition in elections is another word for freedom.

There is also competition for business success. In the interest of the public, competition is regulated to insure honesty and fairness but there is little socialistic governmental dictation. This competition in business for public favor and demand is very real and keen. The public is the umpire and the banker is the scorekeeper. Everytime you buy a General Motors car you make that corporation more prosperous. When you buy Texaco gas you promote the growth of that company. You have your choice. You may buy Chevron or Shell gas. That manufacturer will grow. You may buy Chrysler or American Motors. You choose. Competition, the American way, gives you your free choice. Competition lets you the people, decide what you want. Competition greatly expands American liberty and is another word for freedom. It is what has made America the wonderland of the world.

In the American competitive economic field there have developed many instances of voluntary co-operation that are highly beneficial to the public and to the parties participating. These must never be confused with the politically compulsory socialism that has been so tragically destructive abroad.

Competition exists all around us in the world of nature, between the grasses in our lawn and the trees in our forest, between the wild animal life for survival, yes and even among birds for life itself. Competition is natural in this world and in our political life, competition is the means by which we give the people their choice, their control of government as a servant and not as a master.

Our Constitution guarantees no results. It is primarily a rule of the game, a means of fairly determining the will of the people. Our Constitution will not work itself. We can no more have liberty and peace without effort than we can have bread without toil and labor. Our Constitution is entirely in language of opportunity, a chance for the ambitious to achieve for the people of America.

Today the way to survival in American national official position is to serve the cause of peace among the peoples of the world. This benign competition between the most able and powerful leaders of America is the hope of humanity the world around to escape the unavoidable trend to war of the socialist dictatorships. While foreign dictators compete for power, American leaders compete to make peace more secure and to banish fear and want from the firesides of the world. I can best describe it as the Golden Rule put into practice by our Nation in international affairs. We are trying to do unto others as we would that they would do unto us.

I have tried to show how the Constitution of the United States requires competition for positions of leadership in the American government and uses this competition as the means by which the people, with their choice of candidates, exercise their control over the policy of the American government and restrain the over-ambitious should they come to power. This control by the people over their officials in government not only renders civil war unnecessary and preserves peace at home,

but in effect selects leaders for our government who seek peace in relations with other peoples and other nations. Our leaders do this because it strengthens their position in the political competition for continued return to official position by the people at elections. This is a true and dependable type of peace that is based solidly on the will of the American people.

The wise forefathers who framed our Constitution understood this point clearly. They wrote a provision in the Constitution that the federal government must guarantee a republican form of government to each state. In other words should a state become a dictatorship or a monarchy, the United States must step in and restore a republic. The architects of our Constitution understood clearly that we cannot have a partnership with dictators and maintain freedom.

The least successful phases of government in the American republic are those municipalities that fall under the power of a political boss. This happens too often but the point I want to observe is that, whenever a boss gets control of a city political machine, he inevitably corrupts the state government. We cannot permit dictators or bosses within the framework of our free institutions without great harm to our government and to the people. Neither can we safely go into partnership with foreign dictators in a world government. We are but one-fifteenth of the population of the world and we have one vote in seventy-seven in the Assembly of the United Nations. Conferences with other nations and co-operation for specific goals, yes, but surrender of our army and navy to foreign control and yield to aliens at the head of world government the power of taxation and the regulation of immigration to this free land of ours, never. Any such step would end all freedom.

Our unique political and economic institutions have enabled the American people to produce one-third the wealth and goods of the world. We cannot, we dare not subjugate our people and our accomplishments to the control of representatives of the backward peoples, representatives who dominate and oppress their own lands. If it is necessary to fight Communist infiltration in Lebanon, why not in America? If it is necessary to fight Communists in Quemoy and Matsu, why not resist and expose them in America now, while yet we can?

But you ask me, how is America going to stop the Communist world conspiracy short of war? Students of history believe Hitler could have been stopped if the nations had realistically faced up to his announced intentions in time.

And what are the Communist intentions? They have been proclaimed countless times by books, speeches, pamphlets, radio and periodicals. They are driving for a world dictatorship. A dictatorship of the proletariat they say, meaning dictatorship by the power-mad, self-appointed conspirators in the Kremlin. The Communist official who in person directed the slaughter of 15,000,000 blonde, freedom-loving Ukrainian peasant men, women and children has publicly boasted speaking to the American people that "some day we will bury you."

It is probably true that the majority of the Russian people want peace. Most common people do. But have they the power to keep the leaders of their dictatorship within peaceful objectives.

Only Khrushchev and the Politburo can put names on the Russian election ballots. The peace-loving people are not permitted to place the name of a candidate of their own for governmental office on the ballot, beside the Communist Party names.

The greatest assurance of world peace that I can think of would be for the Russian people to obtain this right to place their own candidates' names on their election ballots and then have a secret vote in an election where they were free to vote as they chose without fear of Khrushchev's secret police and terrorism.

I know of no other way to restrain Khrushchev's insane lust for world power and domination.

And how shall we stand against Khrushchev's intent to bury us? First by truthful and honest national policy with a helpful friendly hand extended to all other national leaders who exhibit good will and who value freedom among men.

Second by a national and popular return to trust in Almighty God and His commands of righteous living and devotion to service of our fellow men. National and ecclesiastical recognition of God is good but not enough. It must be a widespread and heartfelt turning to God and His Bible by our God-fearing people individually, by families, and communities as well as in churches and religious groups. We must preserve our faith as a people and as a nation in the Almighty God, our Creator. No other defense against Communism is as powerful and as universal in effect.

Then having taken our stand on truth and goodwill and acknowledging our dependence on God, we must be strong, strong militarily, strong economically, strong in the spirit of service to others, strong in our faith in God.

We must rekindle the fires of patriotism and service in the hearts of our youth, our adults and our aged. There is a duty for all. I warn you that patriotism, like everything else, has to be taught and to be taught effectively it has to permeate all of our school books and it has to be lived sincerely by both parent and teacher.

I cannot think of a nation worthy of the name but which has been built on the patriotism of its people, particularly its young people. I can name many nations that have been quickly pillaged and destroyed when their people lost the ideals of patriotism and service to their country. When the youth of any land refuse to offer themselves freely in the service of their country the tragic end of that nation hastens on apace. Grey heads can provide the best shock troops in the cold war of the forum and printed page against the propaganda of Socialism and dictatorship which seeks to discredit competition and freedom. All our adults of the middle years can be loyal in word and deed. Their social and cultural organizations can assist as agencies for patriotism and service to our country.

We must be strong in research and science and safeguard our new knowledge with great care that our discoveries do not enable our enemy to harm our land and our people.

For their own protection it is imperative that our youth in schools and colleges select the serious hard courses in science, mathematics and languages. The empty seats in these classes should be filled up by volunteers for service to America, service in peace as well as war. Many

are demonstrating great ability and perseverance in these fields, but they are too few in number. Our institutions of national defense are unable to secure enough scientifically trained recruits to modernize our defenses fast enough. This is the only road to peace. Superior knowledge and skills. More advanced research carefully guarded. Greater skill and willingness to sacrifice ourselves in the defense of our country. And demonstrated co-operation between the free nations of the world.

Then, if the evil Socialist dictatorships unleash the great engines of war, our young adults must spring to the defense of our Country and once again demonstrate that free men are more brave than the driven subjects of dictators. It may be that, as the Kaiser was not stopped in time, and as the dictators of Socialism were not stopped by peaceful means in the thirties, that the oriental madmen of Moscow and Peking will not be deterred from their course of blood. It may be that the beautiful trees of popular freedom and liberty have to be again defended and watered with the blood of sacrificial service by the American people. Our forebears gave their lives gladly for our freedom. We can do no less with honor in our time.

Wherever liberty has been proclaimed in any land it has been the result of fervant national spirit, of enthusiastic patriotism. Not only does patriotism produce freedom in government but it produces justice, it defends truth, it strengthens morality and it practices righteousness. And what is patriotism, it is love of one's native country, love of one's neighbors and friends, love of the institutions of freedom and justice, love of liberty for youth and ages. Patriotism produces that indispensable willingness to sacrifice one's own comfort and even life itself for others, for country and native land. Patriotism is love's supreme expression best defined 1900 years ago by the unforgettable words, "Greater love than this hath no man, that a man lay down his life for his friends."

I plead with you to welcome and act on every patriotic impulse in your breast. Read patriotic books. Support the efforts of patriots who are striving to preserve freedom in our country. Speak out for liberty at every appropriate opportunity.

As our honored forebears pledged their lives, their fortunes and their sacred honor to the support of the Revolution against the tyranny of 1776, may we now as freely and sincerely pledge our lives, our means, and our sacred honor as men and as citizens of America to the equally perilous struggle to maintain our freedom and national independence today.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Rodda, Byrne, and Richards, the Special Committee appointed to wait upon the Governor and inform him of the organization of the Senate, reported they had performed their duty.

Senators Shaw, O'Sullivan, and Delwig, the Special Committee appointed to notify the Assembly of the organization of the Senate, reported they had performed their duty.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 3: By Senators Grunsky, Gibson, Hollister, Erhart, Dolwig, Murdy, Farr, Miller, Holmdahl, McAteer, Rattigan, Dilworth, Shaw, Brown, Collier, and Arnold—Relative to small craft harbor loans.

Referred to Committee on Finance.

Senate Concurrent Resolution No. 9: By Senator Grunsky—Approving the Charter of the City of Watsonville, County of Santa Cruz, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the 16th day of February 1960.

Request for Unanimous Consent

Senator Grunsky asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 9, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 9

Senate Concurrent Resolution No. 9—Approving the charter of the City of Watsonville, County of Santa Cruz, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the 16th day of February 1960.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Roida, Shaw, Short, Slattery, Stern, Teale, and Thompson 36.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, February 4, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 8—Relative to adjournment of the Legislature for the constitutional recess and to reassembling of the Legislature after said recess, fixing the date for said adjournment and said reassembling;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the fourth day of February, 1960, at 2 p.m.

BURNS, Chairman

SENATE CHAMBER, February 8, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1—Relative to the adoption of the Joint Rules of the Senate and Assembly;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the eighth day of February, 1960, at 2 p.m.

BURNS, Chairman

ADJOURNMENT

At 2:40 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Tuesday, March 1, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

FIFTH LEGISLATIVE DAY

FIFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, March 1, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

By invitation of the President, The Rev. Galen Lee Rose, Executive Secretary of the Sacramento Council of Churches, offered the following prayer:

God, Our Father, Help us this day to listen to each other, rather than to hear only the rumblings of our own voices, the demands of our own interests and desires. Help us to think sanely and honestly. Help us to speak with understanding, with sincerity, with courage. Help us to act from motives worthy of sons of God. We would find our strength in Thee. AMEN.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ross Hiatt, Mrs. Ernest Patton and the following students of Campbell Seventh-day Adventist School: Dona Hills, Karanel Horton, Steven Jones, James Retzer, Richard Scholten, Sue Shelton, Kenneth Swanson, Craig Whitney, Stella Wong, Pamela Babienec, Bob Barr, April Blackmun, Evelyn Lowen, Bruce Mihlinich, Marianne Patton, Kathleen Reitmeyer, Judy Smith, Ronnie Stretter, Dian Sundberg, and Gary Swanson.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Emil Seibel and the following students of Alta Vista School: Kaurewau Freitas, Jimmy Fullbright, Joanne Lashier, David Lujan, Lidia Martinez, Cheri Nelson, Sandra Nelson, Jaime Pena, Brenda Prestidge, Richard Smith, Brigitte Stern, Maurine Wyckoff, Kathy Malone, Ester Rael, Judith Wyatt, Irene Duldulao, Rudolph Jacobs, Agripin Longoria, Jr., Rosalie Martinez, Cynthia Prestidge, Robert Wierman, Jr., and Mrs. Fred Smith.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Edna Weisbart of Los Angeles and George Jeffers of Sacramento.

On request of Lieutenant Governor Glenn M. Anderson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jesus Juarez of Mieres, Spain; Filippo Rigat of Barcelona, Spain; and Jose Bofill of Barcelona, Spain; members of the Spanish Olympic Team.

On request of Senators Cobey and Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Olga Ferro of Turlock.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Una Spooner and the following students of John Marshall Junior High School: Lani Ah Tye, Billy Allen, Bobby Alire, Kathleen Bargman, Michael Bryant, William Calit, Valentine Cavau, Ralph Cingon, Gary Davis, Jimmy Fabianar, Frances Flores, Johnny Floyd, Alicia Guerra, John Henry, Tom Hookano, Carolyn Hatanaka, Cynthia Ito, Dennis Jennings, Marilyn Jines, Carol Lee, Paul Louie, Fred Nakamura, Pat Nehmda, Anita Pinto, Linda Reyes, Connie Seidl, Allen Strickler, Teddy Supnet, Judy Trotter, Mary Viney, Linda Webb, Gary Wong, and Susan Wong.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard Dungan, Mrs. Hazel Jordan, Mrs. Mary Ann Kolze and the following students of Elk Grove School: Richard Abelia, Bill Adam, Bill Allen, Garry Alderson, Ofelia Aldrete, Mary Asay, Wayne Bailey, Hal Bartholomew, Larry Bietz, Sidney Bishop, Kenneth Bloyd, Vickie Brewer, Carl Carlton, Ronald Clubb, Jolene Coker, Floyd Collins, Allen Coombes, Charles Cornelius, Linda Correa, Virginia Correa, Judith Coyle, Sally Cumpston, Rex DeCasper, Dan Dietrich, Joe Dillard, Harry Dixon, Clifford Dong, Tony Duarte, Angelo Edralin, Larry Ehresman, Richard England, Claud Flatt, Bill Fleming, Jim Frater, David Gallagher, Gale Gastineau, Lois Gibson, Sharon Graham, Lenore Gross, Agnes Halverson, Betty Hamilton, Mary Hearn, Donna Hepker, Dale Hill, Gale Hinshaw, Tom Hisamoto, Kathy Hrepich, Edna Johnson, Karla Johnson, Bill Kachadorian, Donna Kolb, Patsy Lairson, Susan Lent, Linda Lokey, Patricia Lozano, Norman Lyster, Patrick Maguire, Michael Maita, Ray Marquez, Jim Martin, Britt Mason, Jim McDowell, Patricia Meuret, Jim Meyer, Richard Miller, Albert Ming, Margaret Mitchell, JoAnn Moore, Bill Morgan, David Palaca, Mary Paulk, Jacquelyn Pearson, Tommy Pelts, Marilyn Perry, Steven Perry, James Pierce, George Robbins, Steven Roberts, Ronald Rogers, Nicholas Rohrer,

Linda Ross, Jim Sellers, William Sharp, Dixie Sheline, Judy Shenk, Velda Slaton, Ronald Smolinsky, Freddie Thompson, Sammie Thomson, Case Van Steyn, Henry Vasquez, Aaron Victorio, Linda Wallace, Bill Waymire, Lloyd Williams, Judith Wilson, Phyllis Wilson, Robert Wilson, Ric Windmiller, Jim Wolery, Gar Worcester, and Larry Youngblood.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Douglas Choquette, Mr. Terry Vitato, Mrs. Kathryn Ward, Mr. Allen Jaeger, and the following students of Planada Elementary School: Phillip Bradley, Fernando Cervantes, Jacob Contreras, Richard Coronado, Candance Crouch, Albert Del Real, Manuel Hernandez, Darlene Hull, Angel Luna, Larry McKay, Richard McKinzie, Elaine Melton, Gabriel Moreno, Betty Ornelas, Angie Reaves, Linda Rodriguez, Wilma Shamblin, Donna Shilling, Rachel Valenzuela, Josephine Banda, Connie Banuelos, Roy Stanley, Danny Cerda, Clara Clinton, Anita Cowley, Peggy Downing, Robert Fairbank, Ernie Felix, Grace Gracia, Celia Gonzales, Lloyd Hengst, Ailene Hughes, Anita Hunt, Larry Luna, Mildred Lynn, Donnie McDougal, Sammy Metz, Mary Ochoa, Yolanda Ruiz, Benny Sanchez, Cleo Shamblin, Reuben Shirah, Barbara Spurlock, and Charles Spurlock.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Carl Grissom, Mr. Blaine A. Dewey, and the following students of Plainsburg Elementary School: James Bright, Wayne Grissom, Alfred Huerta, Robert Kahl, Joe Stanley, Shirley Brown, Carolyn Chastain, Judy Dargatz, Frances Garcia, Lupe Medrano, Christine Mundersbach, Carol Neely, Sarah Ramos, and Emma Nunes.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Kerr, Mrs. Brady, Mr. Morgan, and the following students of A. B. Morris School: Kim Abbott, Dale Briggs, Sharon Dawson, Louise Denton, Harry Engstrom, Gary Euler, Judy Ferea, Jolynn Flesuras, Sandra Friery, Jeri Fulk, Gary Hansen, Yvonne Keim, Kathy Kelley, Ann Kylo, Tom Martin, Steve McDonald, Steven McKinley, Sharon Meeks, James Morton, Ken Mortenson, Sharon Miller, Pat Muir, Pamela Niles, Mike Nolan, Vicki Otto, Darlene Robertson, Linda Rowe, Tim Setterlund, Mike Sheehan, Mike Shehab, Mike Soanes, Darlene Torres, Mike Vanderbyl, Mike Vaverka, Kathy Wright, Nancy Alexander, Bruce Allen, Joann Blessing, Lynne Bradley, Terry Brant, Allen Breese, Jim Cowart, Dennis Derr, Larry Downs, Jim Emenegger, Susan Fassler, Steve Frank, LaVonne Gallo, Christine Gardner, Bob Gregory, Lisa Hammett, Don Holtorf, Susan Kerr, Sandra Martin, Tom McCloud, Sharon Morjig, Doug Nelson, Vickie Neville, Doug Pearson, Bob Ripley, Paul Rodrigues, Mark Shields, Peggy Smith, Bob Spayde, Carol Spinks, Sharon Strahl, Doug Stuard, Carla Summers, Sheryl Wanklin, Cathy Wershey, Rene Durler, exchange student from Switzerland, Fred Banealari, Mike Cerny, Larry Chesney, Eugene DeGennaro, Frank Diamond, Mike DiGiusto, Leigh Gouveia, Tom Harrison, Tim Kincannon, Dale Lovdahl, Walter McKim, Paul Mielke, Carl Satariano, Marshall Scanlan, James Sitnik, Ron Smith, Jim Turner, Karen Bos-

trom, Laurie Brunkhurst, Marsha Dean, Gail Gaynier, Sylvia Gore, Shirley Gould, Margaret Hutchings, Susan Kelly, Margo Nichols, Karen Perry, Lorrie Perry, Connie Schlecht, Susan Slocum, Nancy Simmons, Bonnie VanderMeer, Marlene Wallace, and Carol Zigan.

On request of Senator Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students of Branciforte Junior High School: Robert Aldrich, Bruce Allred, Arthur Amaral, Gary Anderson, Sandra Anderson, Robert Anstead, Sharon Antonelli, Larry Artellan, Susan Awalt, Michael Baber, Barbara Ballard, Edward Barrett, Benjamin Bartle, Ann Bergstrom, Karen Berlin, Jim Bertozzi, Diana Bertsch, Frank Bethany, Patsyann Bivans, Donna Blakemore, James Bosso, Joe Brashears, Ronnie Brooks, John Calhoun, Shirley Campbell, Jim Carbone, Diane Caruso, Sandra Chamberlin, Linda Chastain, Zandra Cloud, Ronald Coen, Linda Cole, Christopher Conrad, Mark Conrad, John Copeland, Sharon Corbin, Tonya Cosby, John Cotter, Bill Craig, Brian Cummings, Paul Cunningham, Mary Kathy Cushman, Mike Davidson, Kathy Dean, DeAnna DeDora, Charles Derby, Sue Edmundson, Barbara Fargo, Linda Farnsworth, Donna Farrell, Lee Fassett, Mary Fenstermaker, Jean Ferrell, Cheryl Foster, Daniel Freitas, Barbara Frey, Erika Frischknecht, Alice Fujimura, Loyd Fuqua, Don Gandolfi, Ron Gandolfi, Burton Gibson, Kathy Gibson, Judy Giesell, Michelle Grassi, Laurence Gregory, Janet Grever, Barbara Hanson, Dale Hawkins, Barbara Heden, Kathleen Hedgpath, David Heinrich, Donna Heitz, Norman Hodges, David Hoffman, Dennis Hogan, Lauretta Hooten, Janet Howard, Darryl Hrenko, Florence Huckins, Tim Hughes, Jerry Hurst, James Idleman, Joyce Ingle, Wayne Jackson, Richard Johnson, Gary Jones, Kim Joslin, Paul Kadotani, Lucille Kenville, Pamela King, Lana Klisch, Michael Kramarz, Dixie Krieg, Brenda Lam, Daryl Lund, George Lynch, Barbara Lyon, Mike Machado, Denise Main, Jo Nell Marshall, Richard Martinez, Mary Meehan, Loretta Mehlenbacher, Carol Mellies, Robert P. Menefee, Kurt Merrill, Janice Michaels, Marc Miller, Patricia Lee Milnes, Julie Minier, Carol Miskella, Marguerite Morgan, Darlene Myer, Chris Mylor, Daniel McCarty, Ruth McClure, Larry McCullar, David McFadden, Jerry McMurry, Dottie Nance, Lee Nation, Karen Nittler, Robert Noren, Keith Nordstrom, Judith Ann Nunes, William Ocharuk, Paul Otto, Kathy Owens, Kenneth Pablo, Nadine Page, Randy Parker, Dennis Pelphrey, Vern Percival, Loren Peters, Sharon Phillips, Beverly Pinard, Peter Pini, Robert Pinkard, Sharon Pinkham, Jodean Plunkett, Russell Potter, Suzanne Prairie, Grover Quimby, Suzanne Rains, Robert Reddell, Susan Riep, Bill Robinson, Linda Rodgers, Nancy Rodgers, John Rothchild, Ronald Rushdoony, Madeline Russell, Mike Ryder, Daniel Salle, Jeannie Sands, Larry Sargeant, Karen Schuhmann, Stephen Seidlinger, Jake Seigle, Kathy Seller, Joe Sellers, Patricia Sesma, Pamela Sharp, Ann Shaw, David Shogren, Richard Siemens, Lee Skinner, Kathy Skotland, Gus Sledge, Richard Smith, Robert Smith, Sandra Smith, Douglas Steen, Delmer Steinberg, Ann Stocking, Cathy Stone, Dickie Strite, David Strom, Pamela Strong, David Sultzer, Ronald Swanberg, Yvonne Tara, Kenneth Taul, Ruth Thomas, Judy Van Dyne, Ricky Vasconcellos, Judy

Warren, Janet Weasa, Dennis West, Margo West, Willis West, Kathy Williams, Linda Williams, Robert Williams, Steve Wilson, Victoria Wolf, Robert Wood, and Judy Yeazell.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 1, 1960

To the Senate of the State of California:

I have had the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

LOUIS L. HABER, a resident of Santa Cruz, furniture dealer and active boatsman who is a long time member of the Santa Cruz Yacht Club; operates Haber's Eastern Furniture Store; is a director of the Santa Cruz Land and Cattle Company, and treasurer of the Dalma Finance Corporation of Santa Cruz; has also been chairman of the Community Chest campaign and the March of Dimes; president of the Lions Club, the Greater Santa Cruz Chamber of Commerce, the Jewish Community Center, and the local 20-30 Club; and served in many other civic enterprises;

Member, Small Craft Harbors Commission, vice Malio Stagnaro, term expired, for the term prescribed by law, ending January 15, 1964.

Respectfully submitted.

EDMUND G. BROWN, Governor

Message read, and referred to the Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 1, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 4

Assembly Concurrent Resolution No. 7

Assembly Concurrent Resolution No. 8

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Joint Resolution No. 4—Relative to the federal "cabaret" excise tax.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 7—Relative to the selection of the Legislative Counsel of California.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 8—Relative to a study by the Department of Finance of the feasibility of buying property for, and constructing, a new state building in Van Nuys.

Referred to Committee on Rules.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Joint Resolution No. 2: By Senators Arnold, Brown, Collier, and Teale—Relative to use of labor of state prisoners for conservation of natural resources.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 1, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 2

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Arnold asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 2, at this time, for consideration.

CONSIDERATION OF SENATE JOINT RESOLUTION NO. 2**Senate Joint Resolution No. 2**—Relative to use of labor of state prisoners for conservation of natural resources.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, McAttee, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—36.**NOES**—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 2:30 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2:30 p.m., Wednesday, March 2, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

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SIXTH LEGISLATIVE DAY

SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, March 2, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

Quorum present.

PRAYER

By invitation of the President, the Rev. Galen Lee Rose, Executive Secretary of the Sacramento Council of Churches, offered the following prayer:

God of our Fathers and our God, As we invoke Thy blessing upon this session of the Senate we ask that Thou shalt bless each Senator. May we hear the word of the Apostle which enjoins that "no man think of himself more highly than he ought to think but each think with sober judgment." May there be the realization on the part of all that we are "individually members one of another." Bless us that the things which are said and done may make some contribution to the betterment of us all. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Rattigan, on motion of Senator Rodda, due to legislative business.

Senator Murdy, on motion of Senator Byrne, due to legislative business.

Senator Coombs, on motion of Senator Byrne, due to legislative business.

Senator Gibson, on motion of Senator Byrne, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator McAtteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jim Adams, Mr. and Mrs. R. H. Severin, Mr. Donald Grant, and the following foreign students from San Francisco State College: Ghulam Achikzad, Kabul, Afghanistan; Amanollah Assadabadi, Bam, Iran; Margaret Barker, Philippines; Hagop Barsoumian, Syria; Karl Bolle, Switzerland; Dov Bornstein, Israel; Evangeline Cochilla, Greece; Haydee Coto, Costa Rica; Alvaro DaSilva, Portugal; Cletus Enezi, Nigeria; Adam J. Enriquez, Nicaragua; Vincent Farr, Malta; Blanca Fiesel, Philippines; Jutta Fischer, Germany; Mansour Givechi, Iran; Artin Hamamciyan, Turkey; Nanaka Hata, Japan; Yang Ho Kang, Korea; Norio Kawai, Japan; Jean-Lour Lamarche, France; Curline Mason, Jamaica; Zareh Misserlian, Syria; Atsuko Mizoi, Japan; Kazuro Nagata, Japan; Adonijah Ochiegg, Kenya; Fred Osborne, Canada; Katsuto Oune, Japan; Hikmat Raffoul, Syria; Fereydoon Sarreshteh, Iran; Semiramis Shabbas, Iraq; Benjamin Shabtay, Israel; Emma Tirone, Italy; Helen Vassiliou, Greece; Karl Weber, Switzerland; Halim Yacoub, Syria; Takayoshi Yamada, Japan; and Zeinolabedin Zhiani-Rezai, Iran.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Perlee, Mrs. Grant, Mrs. Halvorsen, Mrs. Taylor, and the following students of the Napa Junior Academy: Nad Jones, Paul Conner, Dennis Heinke, Jim Ashley, Harvey Grant, Tim Mathews, Jeff Taylor, Janice Savinski, Ruthann Ellyson, Kathy Gonsalves, Carol Adams, Janice Walla, Barbara Bates, Karen Kyle, Janet Lawson, Dick Acker, Jim McReynolds, Danny Johnston, Larry Jones, Carol Coffman, and Anita Halvorsen.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. T. K. Mallen, Mrs. H. W. Meadville, Miss Wendy Mallen, Mr. T. K. Mallen, Col. H. W. Meadville, and the following girl scouts of Jordan Junior High School and St. Thomas Aquinas: Mary Ann Bell, Shirley Byrne, Laurie Cameron, Christy Lewis, Cathy Doyle, Terry Mallen, Stephanie Meadville, Kristen Murphy, Regina Purcell, Janet Ryan, Sharon Sanders, Sue Strassberger, and Aldena Vargas.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. William H. Osgood and Mr. James A. Elkins of Stockton.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. M. K. Carter of Palo Alto.

On request of Senators Beard and Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Wm. J. D. Lane of Los Angeles.

On request of Senator Berry, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jacob Strohm, County Supervisor of Ione.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ellin Abrahamson and Jehanne Teilhet of the University of California at Davis.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. John Walsh, Mrs. Valerie Rowe, and Mr. Herman W. Ross.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Jean Baniewicz, Mrs. Betty Olsen, Mrs. Joan Stribling, Mrs. Verna Cronie, and the following Girl Scouts of Troop No. 99 of Merced: Sandra Austin, Diane Baniewicz, Judy Bartholomew, Cathy Cronie, Cynthia Edgington, Eva Fluss, Sally Hall, Cathy Hise, Susan Jones, Linda Lawrance, Elaine Myers, Nancy Olsen, Connie Sprinkel, Lynn Stribling, and Margot Watry.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Helen Jones, Mrs. Jennie Sylvester, and the following students of Volta Elementary School: Danny Kistler, Tommy McCall, Barbara Davis, and Johnnie Stanfill.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students of Charleston Elementary School, Los Banos: Thomas Barnes, Johnny Castenada, Kenneth Dyer, Robert Sturgeon, Ray Buford, Sally Flores, Carmen Grimaldo, Gloria Martinez, and Barbara Vierra.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. James Colello and the following students of Carquinez Elementary School: Alfred Bottini, Barbara Boucke, Kathleen Brescia, John Buckley, Gail Buscaglia, Barbara Cimino, Bobby Clemons, Richard Costa, Jimmy DiSangro, Louis Encinias, Valerie Gonsalves, Nicky Greben, Randy Hageman, Lura Hammontree, Fred Hite, Latham Koller, Billy Lambe, Louie Leardini, Jackie Martin, Sue Miller, Gary Montesano, Jerry Moore, El Rae Morse, Gregory Parini, Jerry Paxton, Robert Reynolds, Sylvia Rodriguez, Rena Rogers, Patrice Smaker, Wayne Smaker, Dennis Airolidi, Gene Airolidi, Patricia Baker, Jacklyn Braseseo, Joanne Chemycz, Eileen Christenson, Roxene Colombo, Richard Del Agostino, Stephen Francione, John Frost, Gary Ann Guglielmana, Dennis Haugh, Burt Hite, Jim Hoekstra, Ronald Jones, Gary Jurien, Eleanor Mares, Danny Martin, Mary Jo McEntorffer, Robert Mitchell, Richard Myers, Joyce Naggi, Robert Paoli, Rickey Paul Peters, Nancy Scarbrough, Susan Tuana, Richard Webb, Tom Weber, Danny Wilson, and Loretta Wirtane.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students of Glenbrook Intermediate School of Concord: Greg Agresta, Kathleen Bawden, Greg Borelli, Margaret Boyd, Linda Sue Bronzi, Maureen Callahan, Maryland Carter, Carolyn Chandler, Paul Clough, James A. Davis, Lois Evans, Sally Rae Finch, Beverly Irons, Susan Juett, Mike King, June Harscher, Jimmy Lieber, Pat Marvin, George McCall, Jim McGee, Betty Jean Parks, Janie Patterson, Darlene Aebersold, Charlotte Duncan, Darlene Dutra, Rebecca Hall, Carol Johnson, Jacklyn Lauffer, Dina Linn, Marie McGarvey, Vicki McGuire, Marilyn Swanson, Carole Thayer, Linda Webster, William Carter, Richard

Enke, Frederick Ferrante, Douglas Foltz, Darrell Jarvis, Carl Kitchen, Bill Leal, David Lehman, David Lindemann, John Lester, Charlene Beard, Janine Benson, Paula Brown, Janice Cook, Vera Cox, Rosalee Davi, Vicki Daws, Christine Finch, Lolly Gillette, Terry Graves, Stephania Lucido, Kathy Mason, Linda Moore, Janice Pate, Murlene Todd, Charner Vann, Susan Ward, Robert Anderson, Bob Benzler, Mike Butorac, Don Cranston, Joe Hager, Diane Caughrean, Joy Daniel, Terri Davis, Karen Dowell, Jane Fields, Terre Goyak, Carolyn Jones, Dianna Lopaki, Joanne Miller, Laurie Miller, Laura Phillips, Barbara Polina, Jeannie Sanders, Cheri Sherry, Janet Tonnesson, Denise Turner, Sharon Valdez, Laurie Weaver, Marsha Wood, Kathy Wright, Henry Andrew, Mike Bevitori, Mike Hogan, Tom Hoselton, Barry King, Rich Narlais, John Munch, Mike Meyers, Shelby Reed, Stephen Reed, Mike Ruscoe, Phil Segal, Eddie Watkins, Steven Wilson, and John Munch.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to James Holwerda, principal, Mrs. E. Taylor, Mrs. M. Tunison, and the following students from Walnut Creek Christian Academy: Nancy Moore, Michael Chapman, Judith See, Jim Costello, Donald White Jr., Rodger Ingram, Mickey Taylor, Donald Loureiro, Jan Dod, Sandra Hollebeek, Susan Hamilton, Adrienne Pezzy, and Tim Tunison.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

LETTER OF TRANSMITTAL

CALIFORNIA RECIPROCITY COMMISSION
SACRAMENTO 18, March 1, 1960

President of the Senate
State Capitol
Sacramento 14, California
Attention: J. A. Beek, Secretary

HONORABLE SIR: I am transmitting to the Senate herewith the Fifth Annual Report of the California Reciprocity Commission as provided in Chapter 1002, Statutes of 1955.

Respectfully,

ROBERT MCCARTHY, Chairman
California Reciprocity Commission

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 2, 1960

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

HEMAN G. STARK, a resident of Sacramento, was graduated from the University of Montana School of Journalism in 1926; in 1928 he went to work for the Los Angeles County Probation Department as a deputy probation officer; in 1931 he became supervisor of a Los Angeles County forestry camp, the first such camp for delinquent youths in the State; from 1933 to 1941 he was in charge of the Probation Department's delinquency prevention program and developed community co-ordinating

councils in Los Angeles County; from 1940 to 1943 was director of Civilian War Services in Los Angeles County; joined the Youth Authority in 1943 as chief of the department's Division of Field Services, in charge of parole and delinquency prevention activities; during 1949 he was on leave for four months to serve on the staff of General Lucius Clay to direct a study of youth problems in postwar Germany; for part of 1950 and 1951, he was loaned to the State Office of Civil Defense as assistant director of civil defense in charge of Southern California; is also chairman of the Youth Authority Board and has been director of the Department of Youth Authority since September 1, 1952;

Director, Department of Youth Authority, vice self, term expired, for the term prescribed by law, ending March 15, 1964.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to the Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, February 29, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 9

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 1, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 2

And reports the same correctly engrossed.

BURNS, Chairman

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 15: By Senators Teale, Erhart, Johnson, Arnold, Short, Cameron, Montgomery, McAteer, Gibson, and Slattery—An act to amend Sections 1 and 2 of Chapter 7 of the Statutes of 1956, to provide revenue by authorizing the transfer of certain state property.

Referred to Committee on Rules.

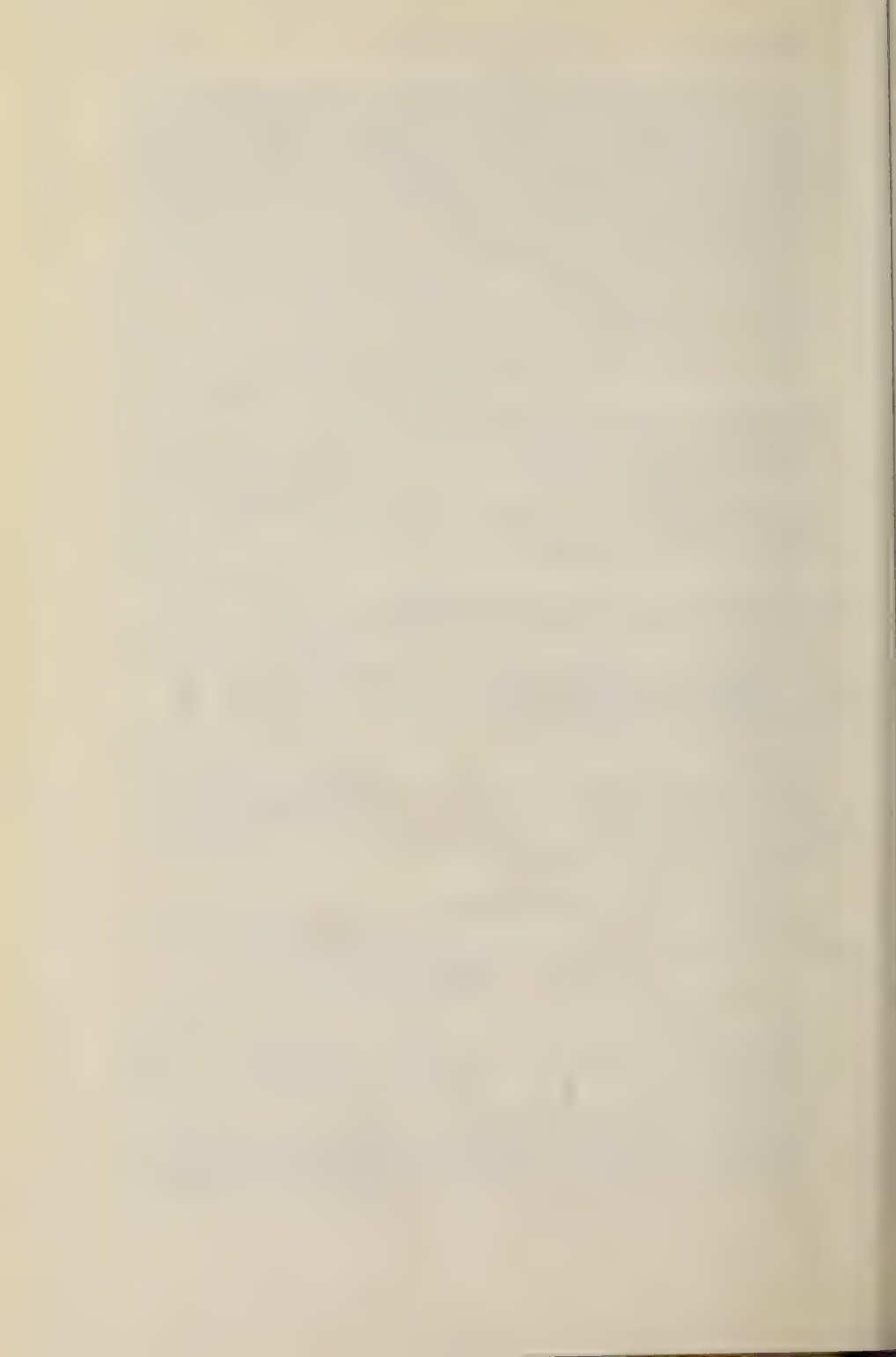
Senate Concurrent Resolution No. 10: By Senator Miller—Relative to making additional funds available to the Legislative Budget Committee, established by Chapter 1667, Statutes of 1951.

Referred to Committee on Rules.

ADJOURNMENT

At 2.45 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.15 p.m., Thursday, March 3, 1960.

JOHN F. LEA, Minute Clerk



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SEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, March 3, 1960

The Senate met at 2.15 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O Lord, our Lord, How excellent is Thy name in all the earth; excellent because Thou dost call us to walk in our integrity; excellent because Thou dost call us to use our minds and our strength for our own good and for the good of our neighbors. So, may we give our attention to the enactment of wise and just laws for all the people of our State. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Short, on motion of Senator Beard, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Wilson, Mr. Johnson, and the following students from the A. B. Morris School in Castro Valley: Vicki Arzino, Melvin Bertelson, Kathy Bruce, Kathy Bruun, Lorraine Calloway, Richard Chandler, Toni Columbetti, Pete Connor, Nancy Costa, Judy Coyle, Erick Fellman, Pat Hanson, Terry Kelsey, Paul Lambdin, Barry Leshner, Alan Long, Eugene Maselli,

Linda May, Cheryl Miller, Helen Moore, Donna Munroe, Jimmy Nelson, Tyrone Nunes, Sharon Nofz, Fred Ogin, John Pataye, Kay Sheffield, Gretta Speakman, Tim Strong, Tricia Thor, Nancy Waldemer, Kathy Warren, Sandy Weaver, Nick Weycker, Nancy Witt, Lari Anderson, Paul Anthony, Christine Bylander, Earl Decker, Bob DeCoito, Susan Degler, Susan DeNoble, John Dexheimer, Dan Dundas, Shirley Duperroir, Nancy Frazier, Christine Garcia, Richard Graydon, Patricia Gunn, Mary Huish, Valerie Lewis, Myrna Long, Linda Mahl, Sharon McBurney, Wendy McGinnis, Greg McGown, Bonnie Orn, John Palmer, Dale Peterson, Leonard Roe, Pat Savercool, Tom Scott, Ron Sheffield, Bettie Smith, Roger Stahr, Eleanor Toimil, Mike Tracy, Janet Whitmire, Steve Worthy, Dale Wright, Randy Wright, Merry Annable, Jim Barger, Sharon Berger, Beverly Bowling, Gail Brooking, Marianne Cumins, Rita Critchfield, Bob Downard, Christine Freeman, Rochelle Ginsberg, Jim Gomes, Joanna Gonsalves, Tim Gould, Ken Harano, Mark Hite, Andy Hubbertz, Jeanne Hurto, Sharon Jacobson, Donna Jones, Kathy Lamb, Dean Leister, Karen Martella, Dennis McKenzie, John Mileham, Leigh Morton, Bill Newendyke, Donna Oakes, Penny Peek, Del Pierce, Harry Reed, David Remer, Herbert Riggs, John Salera, Vivian Stadelman, Jim Thomsen, Karen Williams, and Mike Dorrell.

On request of Senators Donnelly and Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Merle Meyers of Roseville.

On request of Senator Erhart, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Roland Gates, Chairman, San Luis Obispo County Board of Supervisors, Paso Robles, and Mr. John Ruseovich, Member, San Luis Obispo County Board of Supervisors, Atascadero.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ruth Dolson and the following adult students of Modesto Junior College: Mrs. Joel Benjamin, Mrs. Charlotte Black, Mrs. Margaret Boyer, Mrs. Ida Brazil, Mrs. Gertrude Bussell, Miss Eva Castaneda, Miss Elizabeth Cuyno, Mr. Iva Fairbanks, Mr. Ed Hassen, Mrs. Maelovia Garcia, Mrs. Maria Gorge, Mrs. Anna Hollingsworth, Mr. Alfonso Lara, Miss Eufemia Luna, Miss Carmen Lugo, Mr. Elidio Lugo, Mrs. Maria Nunes, Mrs. Anita Nyegaard, Mr. Nick Pepe, Mrs. Titilia Pappas, Mrs. Theresa Presto, Mr. David Rodriguez, Mrs. Selma Shaeffer, Mr. Edilberto Teves, Mrs. Maria Vieira, and Mrs. Karen Walter.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister St. Francis and Sister Rose Catherine of Mt. St. Mary's College.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Supervisor Warren Dorn of Los Angeles County.

On request of Senator Hollister, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Joseph Callahan of Santa Barbara.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ole

Olsen of the great comedy team "Olsen and Johnson", Miss Eileen O'Dair of the cast, San Francisco, and Supervisor William C. Blake of San Francisco.

On request of Senators Short and Beard, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Carl E. Gaede, principal, and the following students of Tokay Colony School: Billy Ball, Geraldine Blevins, Pamela Burkhardt, Henry Pohle, Danny Sprowls, Patricia Tone, John Blythe, Jim Burkhardt, Dorothy Hintz, Donald Johnson, David Mertz, Ray Plotz, George Wadlow, Nicholas Cook, Jo Ann Grochowsky, Clinton Titus, Jim Wadlow, Billy Isaac, Diane Anderson, Stephanie Cook, Kathy Delk, Linda Eberhard, Margie Horton, Catherine Lewis, Dennis Marshall, Stanley Perry, and Paulett Thomas.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Supervisor Kent Pursel of Berkeley.

On request of Senator Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Eulah Fowles, Edith Goodnow, Carolyn Hamilton, Elizabeth Kurtich, and the following students from R. O. Hardin Elementary School of Hollister: Charles Abbe, Philip Anderson, Richard Barnes, Alfonso Casas, Stanley Ghezzi, Gary Gomes, Harry Laws, Vincent LePiane, Stuart Lydon, Michael Parker, Paul Paz, James Peterson, Richard Solano, Raymond Valles, Gerald Whites, Patricia Bruno, Margaret Buckingham, Mary Collins, Mary Connie Cota, Sarah Lynn Dowdy, Fay Ewen, Mary Klauer, Bertha Jacinto, Jeannie Lisenbee, Patricia Ledden, Paula Paz, Hope Quintero, Margaret Rodriguez, Valene Rony, Evonne Sondenno, Gloria Vargas, Beverly Velasco, Jean Winkle, Frank Bowden, David Davis, David Grimsley, Nickolas Gurnias, Ed Hawkins, Robert Jimenez, Bruce Kehoe, Chris McIntyre, David Quintero, William Spurling, Dennis Stafford, Gary Smith, Joe Tehada, Sergio Trujillo, Nathan Guerrero, James Castro, Jose Garcia, Ramon Pedregon, Ruben Cantu, William Herman, John Jackson, Frank Krueger, Willis Pack, Robert Place, Bert Pryor, George Ritchie, Norrell Rose, Stephen Ross, Edwin Shiotsuka, Richard Sisco, Uvaldo Vasquez, Janice Ross, Mary Lou Solorio, Cynthia Starritt, Pauline St. John, Evelyn Wenrick, Teresa Zamorano, Lucia Avina, Virginia Avina, Patricia Bravo, Teresa Elias, Mary Garcia, Esther Gonzales, Marjorie Guevara, Eva Martinez, Janice Moore, Carolyn Vargas, Eva Flores, Lillian Madrid, Shirley Orabuena, Darlene Aby, Susan Allen, Barbara Berglund, Nancy Coleman, Lue Ellen Elliott, Ginger Gunnels, Candace Hernandez, Joan Jarvis, Margot Jean, Louise Lavagnino, Katherine LoPrete, Nancy Pivetti, Michal Query, and Betty Riddell.

On request of Senator Montgomery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. John Campbell, Mr. and Mrs. J. R. Dodson, Mrs. Joe Galindo, Mrs. Lynn Demaree, Mrs. Robert Munoz, Mrs. Mabel Jorgensen, Mr. Dan Hill, Mr. Marshall Alexander, Mrs. Mike Chavarria, and the following students from Kettleman City Elementary School: Jerry Alexander, Kenneth Baker, Mike Close, Jerry Erwin, John Fortner, Steven Galindo, Eddie Gerardo, Gilbert Garza, Freddie Gomez, Kenneth Martin, Bobby

Munoz, Carrol Sullivan, Kathleen Boyd, Polly Calderon, Josephine Camacho, Izabel Chavarria, Estelle Cox, Lois Demaree, Deanna Dodson, Minnie Guerrero, Alice Hernandez, Lillie Jamerson, Aramita Ortega, Carol Ann Parks, Gloria Tarango, Karen Wiles, and Roberta Workman.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 2

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Joint Resolution No. 3—Relative to West Coast ship-building.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 3, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 10

Assembly Concurrent Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman,

Above reported resolutions ordered to third reading.

SENATE CHAMBER, March 3, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Joint Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Revenue and Taxation.

BURNS, Chairman,

Above reported resolution re-referred to Committee on Revenue and Taxation.

SENATE CHAMBER, March 3, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Governmental Efficiency.

BURNS, Chairman,

Above reported resolution re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 3, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Agriculture.

BURNS, Chairman,

Above reported resolution re-referred to Committee on Agriculture.

ADJOURNMENT

At 2.28 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.15 p.m., Monday, March 7, 1960.

JOHN F. LEA, Minute Clerk.



CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

EIGHTH LEGISLATIVE DAY

ELEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, March 7, 1960

The Senate met at 2.15 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slaterry, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, the Rev. I. E. Metcalf:

O God, Who hast given us this good land for our heritage; grant us to seek wisdom from Thee before we make decisions of government, rather than to ask Thy blessing upon the work of our own hands. In this way we can then ask Thy favor upon us in honorable dealings, sound learning, and pure manners. Save us, we pray, from all the pitfalls of arrogance, pride, and self-willed obstinacy, that we may make a good account of our political stewardship. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Williams led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Collier, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Daniel H. Langpaap, Mrs. Margaret Bettencourt, Mrs. Corinne Gove, and the following students of Fort Washington-Lincoln Union School: Manuel Amparano, Michael Cousins, Susanne Echinaw, John Gabelica, Jim Kantarakis, Gilbert Martinez, Joe Martinez, Denise Mesple, Francis Morris, William Rice, Martin Robertson, Pat Uribe, Robert Williams, and Sharon Woods, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Clifford Sparrow, Mr. Clifford Glass, Mrs. Velma Andrews, Mrs. Ray Grant, Mr. Wally Barcus, and the following students of Sierra Union Elementary School: Sandra Andrews, James Angel, Linda Bell, Terry Coleman, Terry Driskell, Scott Frisch, Daniel Grant, Pamela Hexener, Charlotte Hicks, Shirley Hoke, Aron Rempel, Connie Self, Nancy Swarts, Karen Wilson, Ronald Withrow, Donna Kramer, Gary Bettenhausen, and Judy Sumpkins, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ielmroini, Mrs. E. Della Santina, and the following students of American Valley School: Virginia Bianchi, Bernice Ielmorini, and Jill Rossi, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Paul Lathrop, Principal, his wife, Mrs. Helen Lathrop, and the following adult students of the Napa Evening College: Mrs. Annalise Andrade, Mrs. Lucy C. Burns, Mrs. Anntraud Heotes, Mrs. Rita Rucker, Mrs. Charlotte Schuler, Mrs. Emily Whitten, and Mrs. von Uhli, instructor, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students of Forestville Union School: Mike Ehlert, Phil Hart, Parlen McKenna, Ken Monday, Bill Orndorff, John Pearson, Wilson Peterson, Fran Rose, Les Ross, Ellis Van Winkle, Harold Wilson, Pat Barcroft, Sharon Beaty, Jennifer Blackshear, Carell Brown, Marie Ellwanger, Vicki Fomin, Patsy Frigerio, Judy Greene, Martha Harris, Julie Mancini, Nancy Noonan, Sandra Paulson, Delayne Perkins, Dolly Smith, and Marsha Wilton, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Frances Bradley, Mrs. Emma Gioletti, Mrs. Doris Hollis, Mrs. Martha Lepplaan, Mrs. Theodora McFarlane, Mrs. Isabelle Phillips, Mr. George Erbele, Mrs. Letha Anderson, and the following students of Chatom Union School of Turlock: Donald Avila, Linda Bertholf, Cheryl Bettencourt, Christine Bond, Sandra Bradley, Margaret Burnett, May Cain, Shirley Carmack, Bonnie Cole, Dick Corsaut, David Cunningham,

Donna Damas, James Dick, Donna Dill, Dawn Dornbergh, Anna Dunat, Gwen England, Arnold Faddis, Ricky Gioletti, Donald Gokey, Tim Goulart, James Goulart, Danny Hinds, Judith Humphrey, Francis Huntley, Charles Jacobi, Phillip Kerr, Helen Lepplaan, Linda Lucas, Elizabeth Marriott, Jane McFarlane, Mary Medeiros, Clark Merrill, James Moss, Patty Myers, Diane Nicholas, Carol Pinney, Kenneth Phillips, Florence Reiman, Lawrence Reiman, John Shipman, Larry Silva, Albert Soares, Adoria Strickland, Delores Walker, Jerry Wallen, Sue Walpole, Dewayne Weaver, Paulette Wester, Laurinde Flores, and John Teixeira, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Dorothy Rawlings, Mrs. Edith Batson, Mr. Lloyd H. Roach, Mr. Steve Pantazopulos, Mr. Monroe Bond, Mr. Vernon Whorton, Mr. Charlie Morisoli, Mr. Roland Rood, Mrs. Rose Davis, Mr. Charles Meissner, Mr. Michael Mulidor, and the following students of Riverbank Junior High School: Agnes Allen, Retha Arnold, Georgia Bilyeu, Terri Blake, Byrl Blount, Myrl Blount, Andrea Boston, Kay Breshears, Maureen Brown, Dalon Burford, Rexena Cash, Judy Coon, Tonni DiCarlo, Meryl Ethier, LaDonna Farmer, Herbert Henry, Stanley Kerr, Raymond Magana, Virginia Magana, Kathleen Marrs, Frances McCarthy, Terry Neal, Cecilio Reyna, Betty Lou Robbins, Ralph Robinson, Gloria Rodriguez, James Scott, Georgia Sessums, Wilma Sisney, Marcia Staley, Danny Webster, Glen Wood, Marie Zumwalt, Connie Brown, Sandra Brown, Barbara Buchanan, Patricia Cole, Bernardine Coyle, Ronald Cooper, Sandra Darner, Jimmy Glenn, Wilford Green, Luther Hawkins, Donald Jack, Bale Lozano, Linda Martinez, Teddy Mitchell, Carol Mooney, Lydia Navarro, Glenda Rambo, Robert Rios, Imagine Shafer, Maxine Stephens, Gene Turnbull, Beverley Venoble, Gerald Vice, Wanda Webb, Alice Haynes, Tommy Calten, Harold Cruson, Norman Hendrix, Alan May, Dennis McDonald, Leroy Morgan, Patricia Reece, Gale Reynolds, Sandra Reynolds, Rodney St. Claire, James Woody, Ida Baker, Imojean Baughman, MariAnn Bessae, Toni Bilderback, Bobby Buchanan, David Calton, Ronald Casey, Dean Cox, Janet DeVore, Virginia Dobbins, Alvin Espinola, Lillian Gallegos, Norma Haynes, Joan Hinton, Paulette Leavitt, Shirley Maloy, Shirley Mitchell, Jerry Morris, Terry Morris, Jeanette Moyle, Louie McElroy, Janice Plummer, Thomas Reed, Luwana Riley, Barbara Scott, Nancy Tucher, Ranae Venhaus, Jay Wheeler, Rita Arbaugh, and Elizabeth Jones, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Evelyn Brower, Mrs. Kendall, Mrs. Carr, and the following students of Isabel Cook School: Michael Abramson, Michael Balestrazze, Randall Briel, Harry Brown, Robert Buzza, Lawrence Gerughty, Terry Haggerty, Ernest Harriman, Donald Hueg, Calvin Hunt, William Kettenhofen, Edward Maxwell, Daniel McLaughlin, Gordon Nelson, Karen Rex, Michele Slavich, Carol Smith, Earle Robinson, Peter Scheider, Stephen Schultz, Charles Simontacchi, Darleen Bordner, Jane Boyd, Catherine Carr, Donna Crevier, Nancy Davis, Hollis Doyle, Gayle Ellis, Lynn

Feldmeyer, Claudia Kendall, Nora Murphy, Linda Tatum, Ann Truslow, and Michele Valadez, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Sybil N. Crookham, James D. Bennight, Mrs. Jane Lawler, Mrs. Lois Sherman, Mrs. Ernestine Riise, Mrs. Lamar Cobb, Mrs. Margaret Lackey, and the following student of Winton Elementary School: Terry Atherton, Ronnie Bagwell, Manuel Baiz, Cathy Barker, Barbara Booth, Harold Botwright, Jewell Britt, Patty Bryant, Anita Callon, Pat Cobb, Phyllis Dirks, Wanda Friesen, Dennis Friesen, Laurence Giesbrecht, Marvin Hayes, Bernice Heppner, Vivian Heppner, Bobby Hernandez, Bobby Higgenbotham, Carolyn Houser, Willard Jantz, Galen Koehn, Leanna Koehn, Eric Kowalski, David Lackey, James Lackey, Jenice Lawler, Kathy Lawler, Kathryn Ludwig, Robert Ludwig, Lydia Mendoza, Angelo Ornelas, Carmen Pelayo, Mary Carmen Penner, Roger Poe, Daryl Riise, Allen Romero, Jimmie Schmidt, Lynette Schroeder, Fred Sherman, Clara Skinner, Calvin Smith, Alice Soria, Judy Southern, Linda Standridge, Raymon Stone, Bobby Thompson, Elizabeth Trudeau, Larry Tucker, Milton Willmon, Malcolm Wisniewski, and Sandra Wylie, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. A. M. Barrett, Mrs. Seals, Mrs. McRee, and the following students of Dairyland Union School: Thelma Allen, Bobby Banks, Sandra Bollinger, Marie Boykin, Frances Clingham, Barbara Correia, Janet Danieli, Darlene Davis, Glen Hamel, Loren Hickman, Kathleen Lee, Dwaine McCormick, Jimmy McRee, Annie Martens, Jerry Martens, Marlene Metz, Joel Musick, David Rickerd, Donnie Seals, Clydeen Sinks, Don Smith, Wayne Smith, Wanda Spradley, John Thompson, and Connie Woods, who were guests of the Senate on Friday, March 4, 1960.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Major James H. Dawes of Mather Air Force Base and the following students of Whitney School in Sacramento: Marcia Dawes, Jeff Handy, Bruce Mapes, Terri Reid, Jerry Rogers, and Richard Azevedo.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following persons of the San Francisco Senior Center: Edith Ellstrom, Selma Herz, Freida Karsten, Daisy White, Ellen Speece, Alma Gennheimer, Melanie Thomas, Bertha Hammond, Emily Oupe, Bessie Felix, Helen Smythe, Minnie Young, Amelia Beubauer, Mary Parnow, Effie Le Page, Elden Le Page, Thomas Fee, Rose White, Carolyn Pepper, Sylvia Welton, Margaret Stine, Elizabeth Shortall, Marie Peterson, Erma Hauck, Maude McKenna, Emma Stohlman, Alma Demazeliere, May Gibson, Florence Funnell, Emily Radecke, Rose Haas, Matilda Del Tredici, Pauline Krowartz, Americus Tagland, John L. Meyers, Regina Wren, Rena Penny, Elizabeth Ross, Ruth Bates, Mary Bauer, and Stella Kane.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Irene Schimmelpfennig of Oakland, Miss Virginia Schimmelpfennig of Oakland, Miss Nancy Johns of San Leandro, Mrs. Helen Netzer of Oakland, and Mrs. Myrtle Goodwin of Oakland.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Robert Corlett of Napa.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John J. Skipper and his son, Johnny Skipper of Bakersfield.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Wes Peyton of San Jose.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mildred Brown, Principal, Mrs. Louise Thompson, teacher, and the following students from Biola Elementary School: Amelia Audele, Rita Avila, Donald Carlson, Deanna Cheeseman, Peggy Dauer, Anita Fuentes, Kathleen Goeringer, Martha Hernandez, Janet Isheim, Roy Martinez, Ben Mascarenas, Russell McKee, Dolores Meras, Stella Porras, Rosa Ramirez, Henry Salas, Gary Salwasser, Susie Sanderson, Eva Stidham, Mary Padilla, Ronny Yost, and John Mullenix.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to W. F. Martin, District Superintendent, Mr. E. W. Neville, instructor, and the following students from Chawanakee Elementary School: Jean Thomas, Deanna Erickson, Debra Golden, Sue Reed, Florence Pillow, Dick Golden, Frank Yela, Bob Reynolds, Gary O'Connell, Jerry Nance, Larry Tobin, Sue Barnes, Edell Bevil, Barbara Alley, Selisie Holsten, Ronda Tudor, David Poeck, Tom Nance, Charles Richie, and Dana Hunter.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Hull, Mrs. Barry, Mrs. Polson, and the following students of Lincoln Union Elementary School: Mike Allen, Carol Anderson, Bill Arruda, Robert Asazawa, Bernadine Bailey, Phylis Barnett, Sharon Baugh, Larry Bellotti, Gordon Braik, Osa Brock, Ann Burns, Oroville Callison, Gary Cash, Gregory Chambers, William Clinton, Roy Cochran, Bill Coffey, Raul Enriquez, Skipper Everly, Armando Flores, Vicki Goulart, Ionne Groves, Janet Harriger, Daniel Hayward, Virginia Hopping, Richard Hutchinson, Valentino Inman, Robert Ivey, Jerome Jalufka, Paul James, Robert Jenkins, Earl Jennings, James Johnson, Donald Jorgenson, Gary Kilmer, Virginia Kimbrough, Helen Luney, Nick Markell, June Mize, Dora Moore, Gayle Moore, Bernard Moulton, Lynette Neville, Judy Owsley, David Pombo, Sandra Popejoy, Sharon Quinn, David Raner, Steven Ribeiro, Dwight Short, Don Smith, James Smith, Linda Smith, James Sovenski, Alice Spence, Lester Standley, Melvin Standley, Kenneth Takemoto, Susan Taylor, Jean Thomason, Frank Valdez, Glenn Vineyard, Harry Wareham, Alice Wilson, Lottie Wilson, Marla Wiswell, William Wolf, and Kenneth Zappa.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Martha Crane, Mrs. May Hall, Mrs. Ruth Hazel, Mrs. June Carroll, Mrs. W. M. Warren, Mrs. John Wylie, Mrs. William Riggs, Mr. Natarangelo, Mrs. Roberts, Mrs. Cadenasso, Mrs. Reeves, Mrs. Thornsberry, Mrs. Johnson, Mr. Goode, Mr. Joy, Mrs. LaVerne Bradburn, Mrs. Stanley Brown, Mrs. Don Brumfield, Mrs. John Cash, Mrs. Frederick Norton, Mrs. Leslie Sherwood, Mrs. Nancy Steward, Mr. Michael S. Petullo, teacher, and the following students of Loma Vista Intermediate School: Nancy Barnes, Betsy Burton, Joanne Carroll, Peggy Flagg, Judy Hall, Marie Jones, Carolyn Kitchen, Anne La Fette, Donna Marsh, Becky Miller, Linda Moreau, Georganne Retter, Sally Riggs, Jane Ruquoy, Linda Warren, Robert Alatare, Chris Angi, Edward Barrett, Tom Befus, Gary Burton, Harold Doran, Gordon French, John Hammond, Richard Hazel, Richy Hisely, Dale Hund, Dave Nisonger, Ray Seals, Richard Sims, Leonard Swanson, Dan Wylie, Gerald Collins, Alan Budde, Lee Casaleggio, Bryan Costales, Linda Eriksson, Dawn Gillman, Cheryl Grauman, Patricia Kennedy, Ron Lindsey, Mickey McLaughlin, Jon Moore, Carl Moyer, Betty Musgrove, Phil Nelson, Jerry Prewett, Marian Price, Linda Rhodes, Janet Roe, Kathie Silverfoote, Roger Smith, Dean Stephens, Steve Switzer, Pat Tilcock, Linda Torbet, Stephanie Webb, John Wilkinson, Walter Womack, Judy Brande, David Bergum, Gary Billings, John Brothers, Bill Firneisz, Harold Gardner, Fred Gibson, Noel Goode, Ted Hammond, Michael Hanson, Glenn Hogan, John Hooper, Bill Joy, Kenny Lorber, Ronnie Lord, Lynn Morrison, Bill Romeo, Mike Simkins, Susan Cadenasso, Pam Crandell, Susan Cushman, Rosemary Davenport, Gayle Dietrich, Edna Garrison, Barbara Glantz, Diane Johnson, Diane Reeves, Linda Rizzo, Sharon Roberts, Peggy Ann Robinson, Carolyn Short, Betty Thornsberry, Barbara Yarbrough, Christine Anderson, Janice Bradburn, Margaret Brown, Donna Brumfield, Linda Cash, Karen Chan, Gail DeCofane, Diane Enea, Diane Evans, Jim Garcia, Glenn Greber, Jill Harper, Ed. Hartley, Scarlett Harvey, Tom Kelnhofer, Karen King, Carol Kistner, Frances Leffler, Gary Lewis, Mike Looper, Eugene Monteri, Marce Moore, Steve Norton, Marcia Petherick, Catherine Revell, Steve Reynolds, Judy Sheridan, Judy Sherwood, Jim Skidmore, Sally Smart, Allan Steward, and Joan Woods.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Laurette Ehrich, Mr. Bert Sanard, Mrs. Betty Dexter, and the following students of Rucker School District: Nino Anacleto, Carlos Bedolla, Leslie Brown, Pete Cabral, Margaret Castaneda, Norma Duarte, Jacqueline Ehrich, Fidelia Frausto, Rachel Gomez, Maris Heck, Jane Kolby, Claude Leonard, Silva Marengo, Steven Masui, LaRhee Nichols, Beverly Norman, Juan Oroseo, Rosemary Pena, Esther Sanchez, Nancy Sumisaki, Mary Tovarez, Gilbert Amaral, Manuel Bertencourt, Gilbert Cesena, Mary DeLagarza, Bruce Dexter, Roberta Dexter, Joe Garcia, Lupe Garcia, Russell Hancock, Billy Hops, Benny Martinez, Rosemarie Mercado, Frank Mekato, John Montoya, Rosemarie Montoya, David Pohl, Joe Soares, and Richard Whybark.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Keith Leekie, Mrs. Mary Ungersma, and the following students of Brookside School: Derek Adams, William Altmann, Barbara Angeli, Karen Ardito, David Benedict, Alan Berryhill, Peggy Burge, Steve Ervin, Kathryn Fagan, Dale Hinnenberg, Shirley Horsley, David Jacobsen, James Kenney, Dick Kritsky, Richard Krolak, Rex Larsen, David Little, Mary Ann Mammella, Larry Marccone, Jill Nelson, Donald Perkins, Linda Rubin, Dennis Samson, Laura Schollhorn, Marshayne Scott, Suzan Taylor, Lee Therrien, Bill Tierney, Richard Tomblin, Ronald Wynes, Thomas Atnip, Lynn Auer, David Barley, Nancy Brooks, Corliss Chapman, Charles Crean, Linda Crebassa, Lynda De La Rosa, Bruce Egnew, Melani Geminiani, Dorothy Golden, Bob Ghilotti, Frank Grange, John Haapala, Elizabeth Jones, Marilyn LaBoube, Frank Liuzza, Bonnie McMurtry, Frank Mooney, William Nacca, Robert Pool, Steve Richards, John Rishworth, Brian Scott, James Shelley, Margaret Silveira, Richard Street, Donald Thompson, Bill Willitts, and Russell Young.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Roy Crocker, and the following students from Los Molinos High School: Bette Beck, Marshall Boggs, Eddie Boyd, Ruth Brodnansky, Anna Chrasta, Tina Christison, Don Dyson, Sharon Estes, Larry Gault, John Gray, Steve Greendale, Myrna Ike, Junior Isaksen, Anna Newberry, Ronald Northup, James Riedel, Lois Ross, and Larry Stahl.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

CONGRESS OF THE UNITED STATES
HOUSE OF REPRESENTATIVES, WASHINGTON, D.C., March 3, 1960

Hon. Joseph A. Beek
Secretary of the Senate
State Capitol, Sacramento, California

HONORABLE MEMBERS OF THE SENATE: Allow me to express my deep appreciation for the legislation and financial consideration given to assure the success of the VIII Olympic Winter Games at Squaw Valley.

The excellent facilities and staging of the games have won high praise from officials, participants and spectators.

I am sure you will agree that the spirit of true sportsmanship which prevailed will do much to better understanding between the participating Nations.

It is my ardent hope that these facilities at Squaw Valley will be maintained as a unit of our beaches and parks system, thus assuring people of our State, nation and the world another beautiful year-round recreation area.

Sincerely yours,

HAROLD T. (BIZZ) JOHNSON, M.C.

OFFICE OF STATE BOARD OF EQUALIZATION
SACRAMENTO, March 4, 1960

Hon. Joseph A. Beek
Secretary of the Senate
Senate Chambers, State Capitol
Sacramento, California

DEAR MR. BEEK:

Increased Compensation for State Employees

At its meeting here last month the State Board of Equalization unanimously adopted the enclosed resolution urging increased compensation for state employees.

So that the Members of the Senate may be informed of this action I respectfully request that the resolution be brought to their attention through printing it in the Journal, if that is feasible.

Sincerely yours,

DIXWELL L. PIERCE, Secretary

**RESOLUTION UNANIMOUSLY ADOPTED BY
STATE BOARD OF EQUALIZATION**

FEBRUARY 4, 1960

URGING INCREASED COMPENSATION FOR STATE EMPLOYEES

WHEREAS, The State Personnel Board has in its report to the Governor and the Legislature stated that, in accordance with its surveys, and under the terms of applicable statutes, a 5 percent general adjustment of state salaries is deserved and is needful to bring state salaries in line with rates paid elsewhere; and

WHEREAS, Edmund G. Brown, Governor of California, has endorsed to the Legislature this recommendation, and has provided in the executive budget funds for its implementation, stating that such action is not only appropriate under the law but also is needful to maintain the efficiency of state government; and

WHEREAS, It is the unanimous belief of the members of this board, derived from their observation of the problems currently faced in maintaining adequate staffs of productive state employees, that the said recommendation is worthy of the fullest support; therefore, be it

Resolved, That the Legislature be urged to recognize the existence of this need for increased compensation of state employees by providing the funds requested by the Governor, and by approving their expenditure for the purposes described in the said report of the State Personnel Board.

(SEAL) JOHN W. LYNCH, Chairman PAUL R. LEAKE, Member
GEORGE R. REILLY, Vice Chairman ALAN CRANSTON, Member ex officio
RICHARD NEVINS, Member

ATTEST: DIXWELL L. PIERCE, Secretary

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 7, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 11

Assembly Concurrent Resolution No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Concurrent Resolution No. 11—Relative to the Handbook of the California Legislature.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 12—Relative to the compilation of bill binder sets in the Legislative Bill Room.

Referred to Committee on Rules.

LETTER OF TRANSMITTAL

SENATE FACT FINDING COMMITTEE ON NATURAL RESOURCES
SACRAMENTO, CALIFORNIA, February 2, 1960

Hon. Glenn M. Anderson, President
and Members of the Senate

GENTLEMEN: Your Senate Fact Finding Committee on Natural Resources, created pursuant to the provisions of Senate Resolution No. 135, 1959 Regular Session, transmits herewith a progress report on the activities of the committee, together with conclusions and recommendations relative to an analysis by the committee of the proposals made by the management consultant firm of Booz, Allen and Hamilton on the internal organization and management of the Department of Fish and Game.

Because of the financial implications involved in the recommendations contained herein, the committee is submitting this report for consideration by the Legislature in its review of the 1960-61 fiscal year budget proposal for the Department of Fish and Game.

Respectfully submitted,

J. HOWARD WILLIAMS, Chairman
CHARLES BROWN, Vice Chairman
STANLEY ARNOLD
SWIFT BERRY
RONALD G. CAMERON
RANDOLPH COLLIER

A. A. ERHART
FRED S. FARR
JOHN J. HOLLISTER, JR.
JOHN F. MCCARTHY
VIRGIL O'SULLIVAN

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 3, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 10

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 7, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 15

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bill re-referred to Committee on Governmental Efficiency.

Committee on Revenue and Taxation

SENATE CHAMBER, March 7, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred:

Senate Bill No. 3

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DILWORTH, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 7, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred:

Senate Bill No. 2

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DILWORTH, Chairman

Above reported bill ordered to second reading.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, February 29, 1960; Tuesday, March 1, 1960; Wednesday, March 2, 1960; and Thursday, March 3, 1960, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 16: By Senators Thompson, McCarthy, Dolwig, Erhart, Grunsky, Berry, Johnson, and Coombs—An act to amend Section 6359 of the Revenue and Taxation Code, relating to the exemption of candy and confectionery from sales and use taxation.

Referred to Committee on Rules.

CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS

Senate Concurrent Resolution No. 10—Relative to making additional funds available to the Legislative Budget Committee, established by Chapter 1667, Statutes of 1951.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Donnelly, Erhart, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Murdy, O'Sullivan, Regan, Richards, Rodda, Slaterry, Thompson, and Williams—25.

NOES—None.

Resolution ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 7—Relative to the selection of the Legislative Counsel of California.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Donnelly, Erhart, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Murdy, O'Sullivan, Regan, Richards, Rodda, Slaterry, Thompson, and Williams—25.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senator Fisher:

Senate Resolution No. 27

Congratulating the San Diego Evening Tribune

WHEREAS, The Freedoms Foundation at Valley Forge has recently conferred its Abraham Lincoln Award for 1959 on the *San Diego Evening Tribune* for a series of editorials on the American Heritage; and

WHEREAS, These articles are in praise of the freedoms enjoyed by the people of the United States, freedoms which were dearly won and which must be vigilantly defended if we are to preserve our democratic way of life; and

WHEREAS, Pamphlets containing the series of editorials have been distributed to school children in the San Diego area, and are now being distributed in other parts of the country; and

WHEREAS, In publishing these articles the *San Diego Evening Tribune* has performed an outstanding public service by reviving public interest in the basic principles on which our nation was founded; now, therefore, be it

Resolved by the Senate of the State of California, That the members commend the San Diego Evening Tribune on the excellent series of articles on the American

Heritage, and congratulate them on receipt of the distinguished Freedoms Foundation award; and be it further

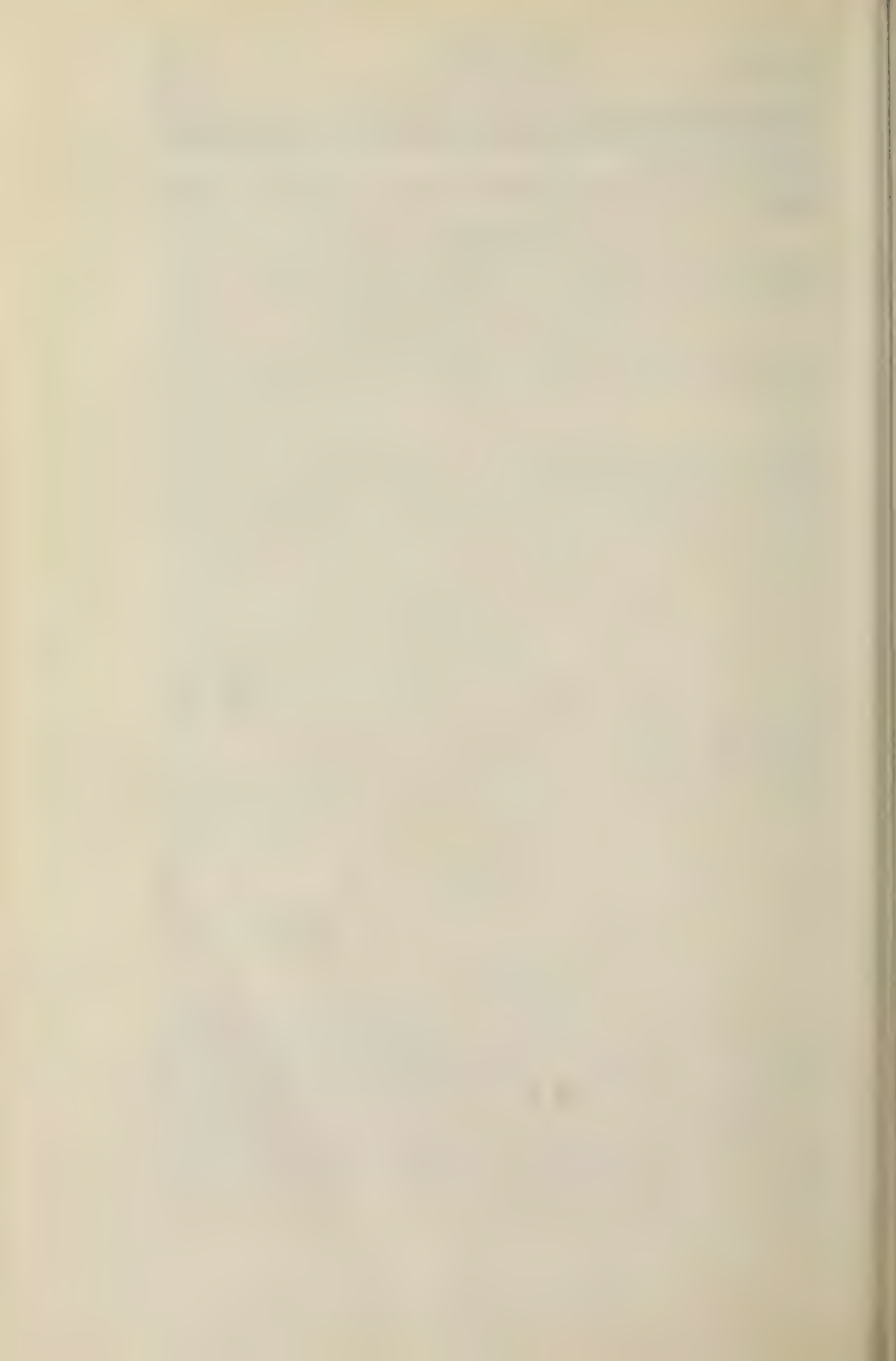
Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to James S. Copley and Eugene F. Williams, editor of the *Evening Tribune*.

Resolution read, and unanimously adopted on a motion by Senator Fisher.

ADJOURNMENT

At 2.30 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Tuesday, March 8, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

NINTH LEGISLATIVE DAY

TWELFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, March 8, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Good Lord, kind Lord, Help us keep our heads in these days when our world presents so many situations which generate more heat than light; and in the keeping of our sanity, perchance we may save our own souls and our world from destruction. For this we devoutly pray. AMEN.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Wendell Lucas, teacher, Mr. Harry Ratzlaff, Mrs. Harry Ratzlaff, Mrs. Rod Comb, Mrs. Albert Larson, Mrs. Weiland Henry II, Mrs. M. Amaral, Mrs. Marie Lucas, and the following students of Redwood Empire Junior Academy: Stephen Amaral, Kathy Baker, Bryan Breckenridge, Glenda Cain, Scott Comb, Sharon Denton, Gary Eveatt, Josephine Farrington, Sam Farrington, Martin Fineman, Lydia Guerra, Weiland Henry, John Hewitt, Olene Kelly, Linda Larson, Ron Prior, Wayne Ramsland, Kenny Ratzlaff, Jim Redfield, Donald Roth, Catherine Russel, Sharon Sanders, Marcia Scholes, Donnie Smith, Raymond Steensma, David Stout, Donald Troutfetter, Jackie Wagner, Virginia

Weirick, Ronnie Wheeler, Kathy Wright, Ray Wagner, and Robert Gordan.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John Rupert of San Mateo, Mr. Earl Schmidt of Woodside, and Mr. William J. Wadsworth of San Mateo.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Al Hartman of San Jose.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. H. J. Kibben and Mr. L. J. Sargent of Whittier.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. J. J. Rosedole and Mrs. E. W. Blakeman of Berkeley.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gordon Osborne of Castro Valley and Mr. William Avery of Oakland.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister M. Maurice, O.P., Sister M. Jeremy, O.P., and the following students of Dominican Convent Upper School: Antoinette Blum, Judith Boss, Francine Castro, Deborah Chamberlain, Ellen Costello, Barbara Dwelly, Catharine Fogarty, Patricia Hickman, Judith Hogan, Katherine Kinney, Joyce LaFontaine, Bridgid McDermott, Mary Ellen McKenzie, Mary K Malley, Mary T Malley, Susan Matsinger, Leslie Noble, Connie Olds, Judith Page, Linda Pederson, Peggy Poeschl, Jennifer Ramney, Barbara Rayburn, Katherine Riley, Stephanie Shone, Jody Bourland, Jacqueline Carroll, Susan Chamberlain, Melanie Di-Luck, Lynne Garibotti, Sandra Hannum, Victoria Hession, Judith Kyne, Candi Landtbom, Janice Law, Gneal McGibbon, Grace Mitchell, Addy Munro, Karla Nixon, Joan Novak, Erin O'Brien, Breda O'Keeffe, Marilyn Pelissa, Judith Roetzel, Clare Rorieck, Sue Ann Rutherford, Cecilia Salaverria, Mary Storms, Devi Thadani, Carolyn Traynham, and Mary Twining.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Curt R. Elness, Eagle Scout from Vallejo; Wayne Terry, Eagle Scout from Travis Air Force Base; and Dr. H. R. Quinney, Scout Leader from Vallejo.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Piedmont High School: Kenneth Ambrose, Helen Austin, Carol Beek, Frances Bishopric, Don Bishopric, Isabel Blagborne, Robert Brueckner, George Conn, William Cronk, Dedda De Angeles, Lee Dumont, Ray Ericsen, Steven Garrison, Sharon Gibred, Joyce Haswell, Beverly Hinch, Richard Iglehart, Peter Jacobs, Robert Johnes, William Laidly, Morio La Morte, John Lancaster, Russell Leavett, Philip Lehn, John McDonald, Sheldon Milligan, Peter Newton, Katherine Nott, John Osborn, William Poulton, Barry Rilliet, William Schlotter, Susan Scudder, Curtis Sisco, Jim Stehr, Joseph Townsend, Linda Ver Lee, and John Farmakidis.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Leonard Davis and Mr. Jeff Anderson of San Francisco.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following Interns in Public Affairs of The Coro Foundation from San Francisco: Duke R. Akerman, James E. Cooke, Jerome P. Finnigan, Gerda Fruchtenicht, Henry K. Iwasa, Jr., Michael A. Mills, Judith O'Neill, O. James Pardau, Francis O. Stebbins, Raymond W. Ward, Jennie C. W. Wong, and David Yamakawa.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students of Newcastle Elementary School: Margaret Adamson, Lacleatus Barnes, John Brewer, Eugene Elder, George Gray, Susan Harris, Victoria Hernandez, Yvonne Herring, Bonnie Magie, John Nicholas, Evelyn Posten, William Santos, Bruce Waterbury, Don Wilson, and Don Woods.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Martha Hurley, Mrs. Julia Woodhead, Mrs. Louise Wehera, Mrs. Milicent Hunting, Mrs. Eve Allen, Mrs. Mildred Petrie, Mrs. J. Smith, Mrs. M. Smith, Mrs. J. B. McFarland, Mrs. Douglas Bourne, Mrs. Armand Annereau, Mrs. Durward Stroud, and the following students from Oak Grove Intermediate: Susan Askham, Nina Bancroft, Cheryl Bougaarts, Michael Christy, Dennis Clemens, Raymond Deutsch, Jerry Dimbat, Rex Emenegger, Judith Furlong, Barbara Geary, Sandra Hamilton, Keiko Honda, Clifford Hurley, Michael Judkins, Terry Landers, Joseph Latoures, Gunar Liepins, Linda Magill, Susan Mangini, Alan Miller, Dale McKay, Helen Nash, Barbara O'Gorman, Lynne Pitka, Bruce Scharmer, Laura Stephenson, Tom Sutton, Riley Swift, Diane Sylar, Karen Van Doren, Sharon Weitzner, Anne Wihera, James Woodhead, Valerie Alexander, Janet Annereau, Wm. Baldwin, Karen Bourne, Cheryl Cooper, Judy Elwell, Carolyn Goddard, Richard Giessner, Diana Gullette, Oliver Holmes, Frank Panich, Walter Pfyl, Tresha Powell, Craig Randall, Dennis Schoux, Sharon Stroud, Bill Thomas, Ken Wallin, Pamela Weston, Steven Huffstutlar, Sharon Hvidt, Richard Jirik, Lisa Lafferty, David Maroney, Patricia Martland, Tom Mayes, Sandra Miller, Hans Neuberger, Barbara Norris, Russell Odum, Cherie Allen, John Bowerman, Annette Buseiglio, Richard Carlsen, Carol Christie, James Conley, Randy Dundee, Conrado Estrella, Lorrie Hinrichs, Bill Hunting, Elaine Johnson, Nancy Johnson, Jeanne Laub, John Marzo, Charles Mould, Marsha Murphy, Laura Mussog, Tom Petrie, Brad Ransonette, Carolyn Reed, Linda Riley, Gary Robbins, Wayne Smith, Bruce Smith, Bill Self, Sandra Sherman, Michael Stark, Michael Stevenson, Bill Taylor, Dennis Turner, Vanny Venema, Sandra Wadsworth, Kenneth Weir, Charles Browning, Kit Drexel, Jon Errek, Tim Englar, Kathleen Evans, Daniel Gardner, Diana Gorgen, Frank Hanson, Dennis Higginbotham, Ronald Jones, Sean Kelley, Patricia Knowles, Eileen Lauterbach, Kathleen McFarland, Alan Morris, Michael Messina, Nancy Pearson, Charles Pebley, Terry Jo Pinton, Cheri Pratt, and Gary Robbins.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 8, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 13

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 13—Commending Assembly-woman Dorothy Donahoe.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 2—Relative to use of labor of state prisoners for conservation of natural resources;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the eighth day of March, 1960, at 10 a.m.

BURNS, Chairman

Committee on Revenue and Taxation

SENATE CHAMBER, March 7, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Senate Bill No. 4

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DILWORTH, Chairman

Above reported bill ordered to second reading.

Committee on Business and Professions

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Business and Professions, to which were referred:

Senate Bill No. 12

Senate Bill No. 13

Senate Bill No. 14

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

JOHNSON, Chairman

Motion was made by Senator Thompson that the subject matter of Senate Bill No. 13 be sent to the Rules Committee for assignment to the Interim Committee on Business and Professions for study.

Above reported bills re-referred to Committee on Finance.

Committee on Rules

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Assembly Concurrent Resolution No. 11

Assembly Concurrent Resolution No. 12

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 16

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Revenue and Taxation.

BURNS, Chairman

Above reported bill re-referred to Committee on Revenue and Taxation.

LETTER OF TRANSMITTAL

CALIFORNIA LEGISLATURE
SENATE FACT FINDING COMMITTEE ON WATER
STATE CAPITOL, SACRAMENTO 14, CALIFORNIA*Hon. Glenn M. Anderson*
President of the Senate, and
Gentlemen of the Senate
Senate Chamber, Sacramento, California

MR. PRESIDENT AND GENTLEMEN OF THE SENATE: The Senate Fact Finding Committee on Water, as authorized by Senate Resolution No. 135, and amended by Senate Resolution No. 163 of the 1959 Regular Session, submits herewith a partial report on its interim activities.

Respectfully submitted,

STEPHEN P. TEALE, Chairman
CARL L. CHRISTENSEN
RICHARD J. DOLWIG
HUGO FISHER
ED C. JOHNSONJOHN A. MURDY, JR., Vice Chairman
GEORGE MILLER, JR.
EDWIN J. REGAN
STANFORD C. SHAW
WAVERLY JACK SLATTERY
J. HOWARD WILLIAMS

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MOTION TO PRINT COPIES OF REPORT

Senator Teale moved that 2,000 copies of the above report of the Senate Fact Finding Committee on Water be printed for distribution.

Motion carried.

CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**Senate Bill No. 2**—An act to amend Sections 17027, 17042, 17045, 17072, 17101, 17102, 17103, 17104, 17105, 17106, 17107, 17108, 17115, 17116, 17131, 17132, 17138, 17182, 17183, 17202, 17203, 17204, 17214, 17215, 17216, 17216.1, 17218, 17253, 17254, 17255, 17256, 17264, 17265, 17283, 17287, 17441, 17501, 17503, 17504, 17506, 17511, 17512, 17513, 17514, 17516, 17517, 17522, 17531, 17534, 17537, 17580, 17611, 17612, 17631, 17632, 17635, 17636, 17637, 17638, 17639, 17640, the title to Article 2 (commencing at Section 17651) of Chapter 7 of Part 10 of Division 2, 17651, 17652, 17653, 17654, 17655, 17681, 17682, 17683, 17684, 17685, 17686, 17687, 17688, 17689, 17690, 17711, 17734, 17783, 17785, 17812, 17818, 17852, 17865, 18031, 18042, 18045, 18052, 18081, 18082, 18091, 18096, 18097, 18099, 18121, 18194, 18195, 18197 and 18198 of, to amend and renumber Section 18246 of, to add Sections 17046, 17047, 17053, 17109, 17110, 17111, 17112, 17139, 17205, 17223, 17227, 17228, 17229, 17230, 17231, 17257, 17258, 17262, 17290, 17292, 17334.1, 17367, 17415, 17537.1, 17583, 17592, 17612.1, 17612.2, 17612.3, 17612.4, 17656, 17657, 17658, 17659, 17660, 17689, 17690, 17838, 18051.1,

18057, 18089, 18090, 18090.1, 18090.2, 18092, 18246, 18247, and 18362 to, and to repeal Sections 17633, 17634, 17645, 17646, 17647, 17648, 17649, and 18047 of the Revenue and Taxation Code, relating to personal income taxes, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Revenue and Taxation:

Amendment No. 1

In line 12 of the title of the printed bill, strike out "17689, 17690,".

Amendment No. 2

In line 16 of the title, strike out "tion", and insert "tions 17689, 17690, and".

Amendment No. 3

On page 3, lines 18 and 19, strike out "five thousand dollars (\$5,000)", and insert "twenty-five hundred dollars (\$2,500)".

Amendment No. 4

On page 4, line 45, strike out "Sections", and insert "Section".

Amendment No. 5

On page 7, line 21, strike out "on the date", strike out lines 22 and 23, and insert "on or after January 1, 1960, the aggregate".

Amendment No. 6

On page 9, line 27, strike out "1959", and insert "1960".

Amendment No. 7

On page 16, line 7, after "(e)", insert "(").

Amendment No. 8

On page 18, line 49, strike out "part of", and insert "part or".

Amendment No. 9

On page 35, line 28, strike out "7140", and insert "17140".

Amendment No. 10

On page 35, line 49, strike out "years", and insert "year".

Amendment No. 11

On page 38, line 6, after "(b)", insert "(").

Amendment No. 12

On page 41, line 13, strike out ", shall not be allowed".

Amendment No. 13

On page 48, lines 19 and 20, strike out "two years, but not more than five years", and insert "six months".

Amendment No. 14

On page 50, line 31, after "(3)", insert "(").

Amendment No. 15

On page 58, line 7, strike out "17645."

Amendment No. 16

On page 58, line 14, strike out "17646."

Amendment No. 17

On page 59, line 1, strike out "17647."

Amendment No. 18

On page 59, line 48, strike out "17648."

Amendment No. 19

On page 60, line 2, strike out "17649."

Amendment No. 20

On page 66, line 51, strike out "(c)", and insert "(e)".

Amendment No. 21

On page 78, line 32, strike out "walls", and insert "wells".

Amendment No. 22

On page 79, line 36, strike out "Section", and insert "Sections".

Amendment No. 23

On page 86, line 36, strike out "Sections", and insert "Section".

Amendment No. 24

On page 93, line 46, strike out "in", and insert "if".

Amendment No. 25

On page 94, line 15, after "1960", insert ")".

Amendment No. 26

On page 95, line 47, strike out "and 17209", and insert "to 17212".

Amendment No. 27

On page 99, line 35, strike out "Section", and insert "Sections".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 3—An act to amend Sections 24343, 24422, 24514, 24541, 24721, 24722, 24836, 24837, 24901, 24912, 24916, 24941, 24943, and 24971 of, to amend and renumber Section 24837 of, to renumber Section 24835 of, to add Sections 24346, 24357, 24358, 24359, 24365, 24366, 24367, 24368, 24368.1, 24373, 24374, 24375, 24376, 24406, 24407, 24408, 24430, 24452, 24454, 24676, 24677, 24678, 24679, 24722.1, 24722.2, 24722.3, 24831, 24832, 24833, 24834, 24835, 24836, 24837, 24838, 24915, 24917, 24942, 24948, 24949, 24949.1, 24949.2, and 25208 to, and to repeal Sections 24357, 24358, 24359, 24831, 24832, 24833, 24834, 24835, and 24917 of the Revenue and Taxation Code, relating to the taxation of banks, corporations, associations and Massachusetts trusts, and providing that this act shall take effect immediately.

Bill read second time.

Motion to Amend

Senator McBride moved the adoption of the following amendments:

Amendment No. 1

In line 2 of the title of the printed bill, strike out "24836, 24837,".

Amendment No. 2

On page 5, line 43, strike out "or", and insert "and".

Amendment No. 3

On page 12, line 48, strike out "Sections", and insert "Section".

Amendment No. 4

On page 12, line 49, strike out "apply", and insert "applies".

Amendment No. 5

On page 16, line 47, strike out "his", and insert "its".

Amendment No. 6

On page 22, line 39, after "apply", insert ")".

Amendment No. 7

On page 23, line 36, strike out "cooper", and insert "copper".

Amendment No. 8

On page 29, line 19, strike out "24988, or 24961", and insert "24961, or 24988".

Amendment No. 9

On page 30, line 12, strike out "and Taxation".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 17. By Senator Dillworth. An act to amend Sections 17042 and 17043 of, and to add Sections 17046, 17047 and 17254.5 to, the Revenue and Taxation Code, relating to personal income taxes.

Referred to Committee on Rules.

ADJOURNMENT

At 2:44 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Wednesday, March 9, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

TENTH LEGISLATIVE DAY

THIRTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, March 9, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Good Lord, This is important business to which we are called: to provide for the maintenance of the institutions of free government in our State. It is so easy to be wasteful and improvident. It is equally easy and appealing for us to be penurious and shortsighted. We want to avoid these extremes, and we pray for wisdom and understanding that we may do so. AMEN.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Rodgers, Mrs. Battin, Mrs. Royer, and the following students from Seventh-day Adventist Intermediate School: Newton Birge, Gary Dunston, Douglas Havens, Ira Heinrich, Ronald Jenkins, Patricia Jones, Terry Royer, Marjo Wingfield, Marc Swift, Judy Battin, Ray Birge, Phyllis Lindsay, Frank McCready, and Gaydene Swift.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jones, Miss Waymire, and the following students from Cook Junior High School: Diane Bertozzi, Jim Bolliger, Joe Canillo, Clement Carinelli,

Scheila Delimont, Pat Denner, Donald Dunbar, Bill Ellor, Ruth Glover, Kathleen Good, Linda Graham, Barbara Greenlee, Dorothy Guenza, Donna Hacker, Charlene Hall, Donna Hamman, Linda Howlett, Peter Iverson, John Jackson, Monty Jensen, Naomi Kent, Sheila Kenworthy, Bob Lawrence, Margaret Littlefield, Candace Lowe, Joyce Mayer, Patrick Neligan, Johanna Popovich, Judy Ravens, and Max Sakato.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following ladies representing Business and Professional Women's Clubs in Sonoma County: Mrs. Margaret E. Hayes, Sebastopol; Thelma Fitzgarrald, Sebastopol; Hazel Allen, Petaluma; Ruth G. Snodgrass, Petaluma; Kay Cowie, Sonoma; Dr. Mabel Peters, Cloverdale; Edythe Manning, Sonoma; Mina McNamee, Petaluma; Mrs. Elsie Karr, Cloverdale; Lucille Markham, Cloverdale; Mrs. Lola McPherson, Cloverdale; Mrs. Leanna Silva, Cloverdale; Mrs. Georgia Silva, Cloverdale; Eva Snellgrove, Cloverdale; Lucille Call, Cloverdale.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mayor Robert E. Boyd of Willows.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following ladies representing the Business and Professional Women's Clubs in Solano County: Grayce Liskeness, Catherine Harper, Meleta Bonker, Lucy Vassar, Betty Young, Olga M. Braden, Hilda J. Lindfors, Lucille Borsen, Eva Strahan, Marjorie B. Freitas, Thelma A. Foote, Sylvia Meutzer, Bernice Phelan, Elizabeth Asbury, Agnes Granger, Elsie Forbes, Olive Ruse, Florence E. Douglas, Esther D. Francom, and Zira S. Bellamy.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Loew, Mr. Pinefroek, and the following students of Lincoln Elementary School: Judy Accito, Kim Anstead, Cathy Applegarth, Cynthia Barton, Donna Bliven, Sharon Davis, Carole DeVincenzi, Denise Haddock, Jean Johnson, Grace Mejia, Ablasha Singh, Baksho Singh, Lorene Wormley, Marc Adams, Phillip Etchells, James Ethington, David Harris, Jerry Lewis, Jimmy Little, Kieth Morrison, Danny Moon, Charles Onstott, Bruce Parmeter, Charles Stewart, Evan Taylor, Gerald Thomas, Danny Wettstein, Ted Cordova, Jerry Willoughby, Frances Abraham, Clara Baggett, Adele Brown, Karen Carash, Susan Durham, Claire Hammond, Carolyn Jamison, Bonnie Lyman, Sandra McNeish, Dolores Morse, Marjorie Newton, Pam Preece, Alice Rasul, Karl Brauer, Robert Church, John Darrough, Charles Doll, Vincent Hamilton, John Hoover, Burl Johnson, Mike McCain, Kim Montano, Charles Olson, Eugene Rose, Gary Sarmiento, Pat Shaw, Clifton Simmons, Harold Thomas, and Danny Rorie.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. William H. Purcell of University of California, Berkeley.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Donald Sundell, Gerald Dalen, C. L. Owston, David Fuhrman, Ted Smith,

James R. Leavitt, Craig Bull, A. E. McIntyre, Gene Outman, Peter Pence, Frank Wickhurst, William A. Sparling, Dudley A. Frost, E. L. Thornton, David A. Silverman, John A. Tarbell, Leo Baum, and Roy H. Olson.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Antonio Polvorsa and daughter, Helene.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gearhart, Mrs. Swenson, Mrs. Glenn S. Harman, Mrs. Parola, Mrs. Borella, Mr. Silva, and the following students from Evergreen School: Darryl Swenson, Arthur Badillo, Roger Lollar, Wanda Moore, Richard Urias, Elsie Tumilson, Kenny Burk, Greg Stafford, Lem Borden, Christine Wise, Linda Lyter, Blaine Jazepowicz, Lani Harmon, Sandy Eubanks, Phyllis Mendoza, Linda Cirelli, Herb Zack, Mike Grimmer, Brenda Finny, Patty Knapp, Jean Gowdey, Sharon Foster, Frances Goldsmith, Robert Ramiriz, Richard Olson, Theresa Urias, Anna Altamirano, Jerry Parola, Blanca Ontiveras, Connie Trinidad, Dale Davidson, Yolanda Guerrero, Robert Martiniz, Charles Borella, Thomas Laki, Mary Ann Langdon, John Murillo, Jesse Alvarado, Bobby Hector, Joan Gowdey.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Fontes, Mrs. Beneke, Mr. Betts, and the following students from Strobbridge School: Iva Bowman, Connie Cardoza, Nancy Gaio, Barbara Gonsalves, Patty Rafael, Marie Sousa, Darryl Adamson, Eddy Alston, Ronnie Diez, Edward Driscoll, Eugene Garcia, Henry Glass, Teddy Hall, Norman Howell, John Leopoldo, Stanley McWilliams, Steven McWilliams, Tony Moniz, Mike Oliver, Douglas Poek, Roger Rowe, Richard Rubiolo, Joseph Sylvia, Victoria Carlyle, Kathy Chilton, Jane Corson, Deborah Cowan, Alexia Devlin, Cynthia Fratres, Constance Freitas, Nancy Gillette, Ardyth Green, Marcia Hansen, Sheila Lamden, Wendy Rule, Carla Schulte, Barbara Short, Linda Sonnichsen, Loretta Stephens, Muriel Wallace, Jay Brown, Jay Friedrichs, Charles Godfrey, Richard Kenney, Jay Mahler, Gordon Masson, David Pate, Ben Reese, Bruce Roberts, Don Rose, Denny Smith, Edward Stewart, David Rhodes, Steven Williams, Gregory Knowlton, Jo Ann Britto, Carol Burke, Diana Byars, Ruth Christensen, Jeannette Friesen, Anita Godsey, Alma Harrelson, Billie Horton, Cathy Humphrey, Frances Joseph, Anna McKennon, Kathleen Machado, Carole Melin, Joan Nelson, Nancy Panico, Pat Raffanti, Kathy Sarvis, Judy Snyder, Sandra Wakefield, Richard Baker, Robert Bozeman, Duke Cooper, John Edner, James Happ, Nipton Helton, David Lyon, Ronald Marshall, Michael Moulton, Mark Nelson, Larry Perryman, Jose Rodriguez, Steve Sale, Robert Skarphol, Andrew Stephens, Donald Thompson, and Peter Viscovich.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Overhalt, Mr. Lane, teachers, and the following students from Earl Warren School: Janice Bibeau, Ruth Bolar, Pamela Buhr, Peggy Cuning, Sandra Elliker, Chris Gustavson, Janice Kotter, Linda Larsen, Judy Loomis, Bev Lopez, Bonnie Lovelock, Barbara Lundstrom, Judy Moore, Kathy Pepperle, Linda Prindle, Holly Root, Carolyn Way, Greg Brab-

bitt, Ben DeCruz, Dan Filyau, Gary Fredell, Allen Glasser, Kenny Hencken, Micky Hevenor, Lauren Juzix, John Lersch, Gary McFadden, George McHenry, George MacPherson, Robert H. Patterson, Barry Burnside, David Catanho, Steve Chandler, Jim Crouse, Wayne Gately, Monte Graham, Philip Groat, Don Lewis, Bill Mahannah, Loren Maxwell, Phil McGurn, Mike Nicholson, George Nunes, Douglas Rose, Gary Schmidt, Alan Simmons, Harry Walker, Steve Workman, Carol Cornette, Patricia Dodson, DeEtta Gray, Kathy LaDeaux, Ellen Lofty, Diane McIntyre, Barbara Money, Vickie Solomon, Sally Todaro, Maureen Vnuk, Jeanette Winder, and Norma Zegilhofer.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Charlotte, Mrs. Charles Tucker, Mrs. Earl Watters, Mrs. Robert Cummings, Mrs. John Castillon, Richard Gaedtke, teacher, and the following students from Waverly School: Diana Boucher, Paul Castillon, Tom Champion, Marjorie Chapman, Philip Cummings, Ronnie Davis, Effie Gallion, Brenda Gulick, Diana Hammerstrom, Dwight Harford, Desha Harr, Gary Lucas, Tony Machado, Roger Martin, Lonnie Mead, David Montion, Steven Montion, Cynthia Natali, Michael Natali, Dean Peek, Larry Peterson, Donna Ropa, Kenneth Ramacher, Leonard Seibel, Peggy Senn, Judy Snow, Janette Stolz, Carolyn Tice, William Trull, Mary Tucker, Nolene VanRenselaar, Cherry Watters, John Weaver, and Rose Ann White.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. John Mancusco, Mrs. Henry Tosta, Mr. Harland Schmidt, teacher, and the following students from Banta Elementary School: Charles Bidwell, Zenta Boulware, Kenneth Christensen, Evo Coehlo, Judy Costa, Allen Fistolera, Sharon Fitzgerald, Curtis Gaines, Barbara Garcia, Brian Jorgenson, Dennis Long, Sharon Mancusco, Joseph Martin, Danny Mello, James Stayton, and Belmida Tosta.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Wade Stiffler, Mrs. Edith Farley, Mrs. Rowena Anderson, Mrs. Edna M. Finger, Louis B. Rissetto, Mr. Louis Costa, J. P. Young, and the following students from Riverview Intermediate School: Grady Aitken, Lois Andelin, Jean Blake, Ronald Bly, Sandy Branson, Pam Caudell, Fred Conkel, Paul Ellis, Cheryl Fuller, Mike Hawthorne, Dave Heinrichsen, Bill Hines, Woody Johnson, Don Korpi, Linda Landini, Cheryl Liles, Charles Lavelle, Bradley Manau, Mike Mattson, Sandra McAlpin, Robert Mohler, Mary Marzotto, Pam Nash, Mary Odam, Karen Peterson, Richard Peterson, Terry Rhea, Tom Robison, Eugene Sincich, Glenn Turnage, Ken Whitmore, Sherry Wyatt, Donna Bennett, Leland Bookout, Judy Brandon, Gloria Burke, Sharon Couch, Junita Crafton, Jean France, Jerry Henry, Willis Kirby, Patricia Krowell, Joy Lackey, Diane Larsen, Susan Lombardi, Theresa Lucero, Yvonne Manwill, Sheila Munyan, Loretta Nunnally, Frank Rojas, David Seeber, Richard Skym, Roy Smith, Bertha Spears, Don Stiffler, Marce Sylva, Karen Williams, Michael Weaver, Tom Adams, Edna Allas, Peggy Allison, Linda Anderson, Sharon Anderson, David Arciniega, Theresa Basham, Mary

Baum, Coretta Birdsell, Douglas Bolton, Linda Briant, Morgan Caldwell, Mary Jo Castaneda, Roy Chambers, Gail Craddick, Valerie Dalton, Sandra Foster, Robert Hickok, Valerie Leekbee, Carolyn Lyde, Toni McKenzie, Keith Norton, Richard Owens, Vivian Ripalda, Christine Rudock, Bernie Seiber, Dennis Stubblefield, Bill Terry, Sandy Timbrel, Donna Walker, Bernard Wolfe, Carol Biles, Mary Burns, Jackie Coffman, Vickie Cook, Ruth Ann Craig, Linda Cunningham, Lupe Domingues, Bruce Farley, LaWanda Fowler, Janice Hamilton, Martha Hartman, Stanley Houck, Robert Jeffrey, Roy Laughlin, John Notvedt, Wayne Paterson, Evelyn Rowell, Helen Wallis, John White, Jr., Berry Campbell, Joe Garabiles, Robert Gilliam, Ray Hatherill, Karen Johnson, Roy Keys, Calvin Lawson, Sam Montgomery, Paul Sadler, Hazel Scruggs, Sam Slaney, Charles Spence, Sam Zambuto, Ed Wertz, Ted Wertz, Richard Mondragon, and Albert Winn.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 8, 1960

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

HAROLD L. ZELLERBACH, a resident of San Francisco, is chairman of the board of the Zellerbach Paper Company; retired from active management of the related Crown Zellerbach Corporation last April, following his 65th birthday; he had served as executive vice president for 18 years in 1956, when he was made acting chairman of the board in the absence of his brother, James D. Zellerbach, now United States Ambassador to Italy; served on the War Production Board during World War II and later with the Office of Price Administration and the Civilian Production Administration; currently co-chairman of the Northern California Committee for Refugees, he is directing a fund-raising campaign; is president of the San Francisco Art Commission, and of the Newhouse Foundation, is a trustee of the U. S. Council of the International Chamber of Commerce, of the California Palace of the Legion of Honor and of the University of Pennsylvania, where he was graduated in economics in 1917; he holds directorships of Rayonier, Inc., Niantic Corporation and the Pacific National Bank of San Francisco;

Member, State Park Commission, vice Joseph R. Knowland, term expired, for the term prescribed by law, ending January 15, 1964.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to the Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 9, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 2

Senate Concurrent Resolution No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, March 9, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 6

Assembly Concurrent Resolution No. 10

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Joint Resolution No. 6—Relative to the Merced County Stream Group flood control project.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 10—Relative to the Redwood Highway.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 9, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 17

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Revenue and Taxation.

BURNS, Chairman

Above reported bill re-referred to Committee on Revenue and Taxation.

LETTER OF TRANSMITTAL

SACRAMENTO 14, CALIFORNIA, March 10, 1960

MR. PRESIDENT AND GENTLEMEN OF THE SENATE: Your Senate Fact Finding Committee on Governmental Administration has examined the records and affairs of the 22d District Agricultural Association and submits herewith its report of findings and recommendations.

Respectfully submitted,

STANLEY ARNOLD, Chairman

Letter of transmittal ordered printed in the Journal.

MOTION TO PRINT ADDITIONAL COPIES OF REPORT

Senator Arnold moved that 1,500 additional copies of the report of the Senate Fact Finding Committee on Governmental Administration be printed for distribution.

Motion carried.

RESOLUTIONS

The following resolutions were offered:

By Senator Brown:

Senate Resolution No. 28

Relative to memorializing the death of John G. Bryson

WHEREAS, The Members of the Senate have learned with deep regret of the death of John G. (Jack) Bryson on February 25, 1960; and

WHEREAS, From 1932 to 1942 Jack Bryson served in Sacramento as legislative representative of the Motion Picture Association and the Association of Motion Picture Producers, and won the friendship and respect of the Members of the Senate by his high ethical standards, his genial personality and his generous hospitality; and

WHEREAS, In 1942 Jack Bryson went to Washington, D.C., to act as head of the legislative department of the Motion Picture Association and continued in that capacity until 1957, when he retired, but continued in an advisory capacity until his death; and

WHEREAS, During his lifetime he was active in civic and fraternal affairs, having recently celebrated his 50th year as a Mason; now, therefore, be it

Resolved by the Senate of the State of California, That the members hereby convey their deepest regret and sincere sympathy at the passing of Jack Bryson; and be it further

Resolved, That the Secretary of the Senate be and he is hereby directed to transmit suitably prepared copies of this resolution to John G. Bryson, Jr., son of Jack Bryson; to Eric Johnston, President of the Motion Picture Association; and to Charles Boren, Vice President of the Association of Motion Picture Producers.

Resolution read, and unanimously adopted on motion of Senator Brown.

By Senators Cobey, Arnold, Beard, Berry Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams:

Senate Resolution No. 29

Congratulating the Boy Scouts of America on their Fiftieth Anniversary

WHEREAS, The Fiftieth Anniversary of the founding of the Boy Scouts of America will be celebrated this year across the nation with a National Jamboree to be held at Colorado Springs, the erection of a commemorative statue at Washington, D.C., and Scout participation this fall in a nationwide nonpartisan "Get Out The Vote" Campaign conducted in co-operation with the Freedoms Foundation of Valley Forge, Pennsylvania; and

WHEREAS, The Scouts and their volunteer leaders of California have celebrated the half-century mark with their annual report to the Governor, on March 8, 1960, and look forward to actively participating in the nationwide recognition of the Boy Scout movement; and

WHEREAS, The Boy Scout movement, which was brought from England to the United States by Chicago publisher William D. Boyce, incorporated in Washington, D.C., February 8, 1910, and granted a federal charter by Congress in 1916, has grown steadily to a present membership in this country of over five million youngsters and can look back with pride on more than thirty-three and a half million members and eight million volunteer leaders; and

WHEREAS, Typical of the volunteer leaders who are the core of the scouting movement are the Regional Chairman of Region 12, P. Tremaine Loud of San Francisco, and Regional Scout Executive Don W. Moyer of Los Angeles, and the countless volunteer men at the local level who are guiding scouting activities in the 40 Scout Councils of this State as well as those in several of the other western states; and

WHEREAS, Throughout the years the Boy Scouts of America has fulfilled the highest ideals of its founders in developing the virtues of integrity, sportsmanship, self-reliance, resourcefulness, courage, and general good citizenship, with the result that the Nation and the State have been inculcably benefitted as the young men who have been active as Cubs, Scouts, and Explorers, have grown up to take their place in our society as useful and active citizens; now, therefore, be it

Resolved by the Senate of the State of California, That the Members extend their congratulations to the Boy Scouts of America, and their indispensable volunteer leaders, for their outstanding contribution to the young manhood and future citizens of this country, and extend to the people of the State an invitation to join the nationwide program of appreciation as the Boy Scouts of America celebrate their Golden Anniversary; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Mr. P. Tremaine Loud, Regional Chairman, and Mr. Don W. Moyer, Regional Scout Executive, of Region 12, Boy Scouts of America.

Resolution read, and unanimously adopted on motion of Senator Cobey.

By Senators Teale, Brown, Dolwig, Collier, Stiern, Regan, Rattigan, Richards, Byrne, Christensen, O'Sullivan, Slattery, Berry, Short, and Grunsky:

Senate Resolution No. 30

Relative to state beaches and parks

WHEREAS, The Governor has stated in his message to this session of the Legislature that he is directing the Department of Natural Resources to re-evaluate the existing five-year plan for the development of beaches and parks; and

WHEREAS, There will exist a substantial recreational potential in connection with the development by the State of water storage and distribution facilities; and

WHEREAS, The Department of Water Resources has undertaken planning for development of this water-associated recreational potential; now, therefore, be it

Resolved by the Senate of the State of California, That the Governor and the Director of Natural Resources in any study of re-evaluation of development plans of beaches and parks be requested to include with equal priority a review of potential recreational developments which will exist in connection with State water storage and distribution facilities, and, further, that general proposals for such water-associated development be presented as an integral part of such beach and park development plans; and be it further

Resolved, That the Director of Water Resources be requested to co-operate to this purpose; and be it further

Resolved, That the Secretary of the Senate be directed to transmit copies of this resolution to the Governor, the Director of Natural Resources and the Director of Water Resources.

Resolution read, and referred to the Committee on Rules.

By Senator Teale:

Senate Resolution No. 31

Augmenting funds of the Fact Finding Committee on Water

Resolved by the Senate of the State of California, That in addition to any money heretofore made available, the sum of Forty Thousand Dollars (\$40,000) or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Senate for the expenses of the Senate Fact-Finding Committee on Water Resources (Created by Senate Resolution No. 135, as amended by Senate Resolution No. 163, 1959 Regular Session), and its members and for any charges, expenses or claims it may incur under said resolution to be paid from said Contingent Fund and disbursed, after certification by the Chairman of the Committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read, and referred to the Committee on Rules.

By Senator Teale:

Senate Resolution No. 32

Relative to World War I veterans' pension

WHEREAS, Many thousands of veterans of World War I are in dire circumstances and subjected to the indignity of public charity; now, therefore, be it

Resolved by the Senate of the State of California, That the Congress of the United States is respectfully memorialized to provide for a World War I pension, and that the Senate recommends to the Congress the program approved by the Legislative Committee of the Veterans of World War I of the United States of America; namely, that such a pension be in the amount of one hundred dollars (\$100) a month to those veterans of World War I who have attained the age of 62 years and whose annual income is not greater than two thousand four hundred dollars (\$2,400) without dependents, or three thousand eight hundred dollars (\$3,800) with dependents, excluding social security or other pensions to which the veteran has contributed; and be it further

Resolved, That the Secretary of the Senate is hereby directed to prepare and transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

Resolution read, and referred to the Committee on Rules.

By Senator Richards:

Senate Resolution No. 33

Relative to California Public Employees' Week

WHEREAS, Governor Edmund G. Brown has proclaimed the week of March 7-13, 1960, "California Public Employees' Week" in recognition of public service at all levels of government throughout the State; and

WHEREAS, These services to the public are absolutely essential to the health, security and comfort of all the citizens of California; and

WHEREAS, These services, so important to an ordered society, are performed by public employees who are carefully selected and promoted competitively on the basis of merit; and

WHEREAS, They constitute an important segment of taxpayers and make a significant contribution to the civic life of the State; and

WHEREAS, It is fitting and proper to honor these public employees who have generally earned for themselves a reputation of dedicated, efficient service in the performance of their duties; now, therefore, be it

Resolved by the Senate of the State of California, That the Members hereby urge all citizens to support "California Public Employees' Week" with appropriate civic observances in recognition of the many public services performed by devoted and dedicated public employees, serving the people of California in state, county and city levels of government.

Resolution read, and unanimously adopted on motion of Senator Richards.

CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS

Senate Bill No. 4—An act to amend Section 6359 of the Revenue and Taxation Code, relating to sales and use tax exemptions.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Revenue and Taxation:

Amendment No. 1

In line 1 of the title of the printed bill, after "of", insert ", and to add Section 6370 to,".

Amendment No. 2

On page 2, after line 10, insert:

"SEC. 2. Section 6370 is added to said code, to read:

6370. There are exempted from the taxes imposed by this part the gross receipts from sales of and the storage, use, or other consumption in this State of orthopedic, surgical, dental, ocular and ophthalmologic devices or appliances or restorations and their appurtenances, applied or dispensed by a person duly licensed to do the same, or sold or delivered upon the prescription of a person duly licensed to issue such prescription."

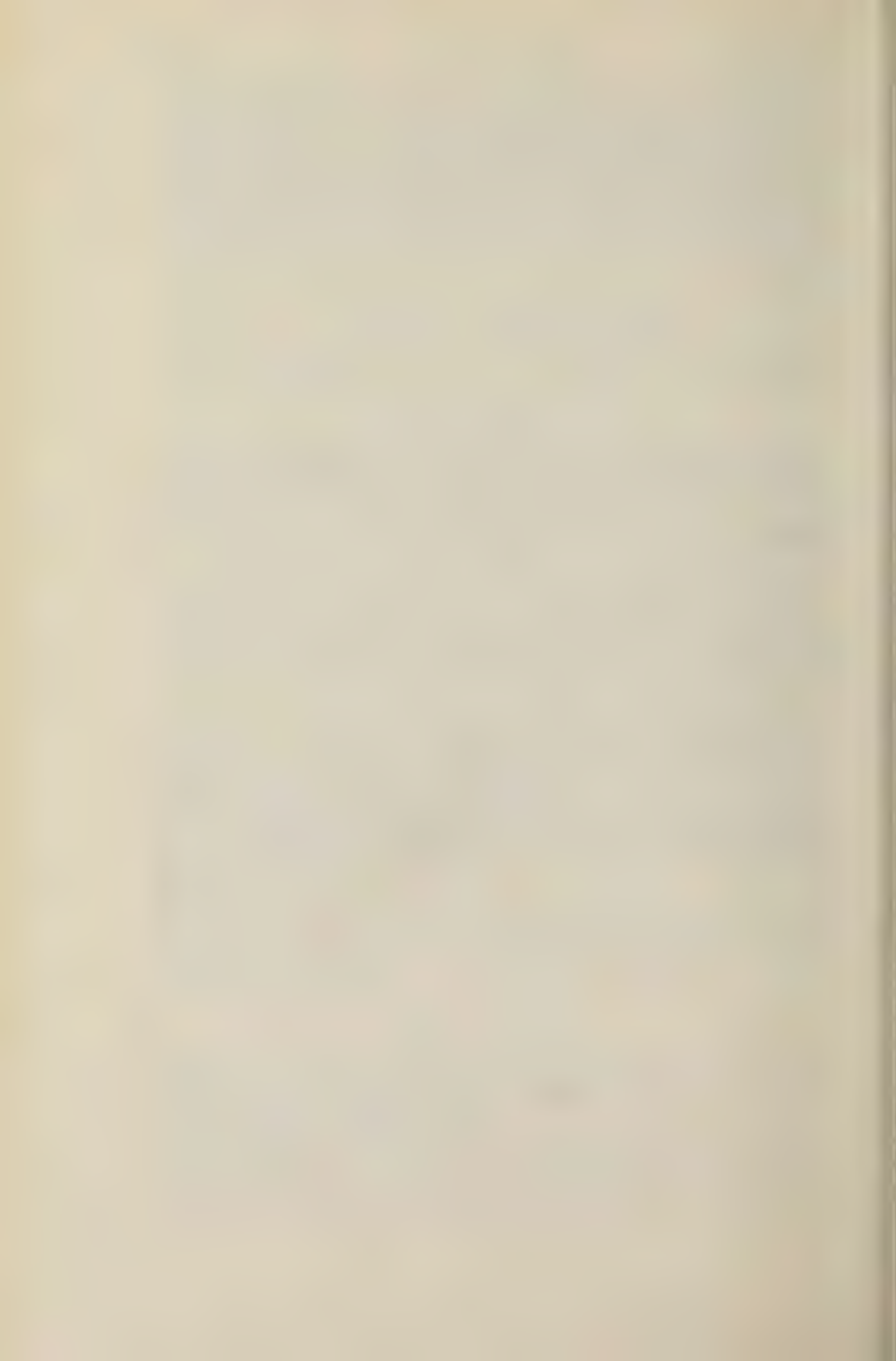
Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

ADJOURNMENT

At 2.30 p.m., on motion of Senator McCarthy, the President declared the Senate adjourned until 2.15 p.m., Thursday, March 10, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

ELEVENTH LEGISLATIVE DAY

FOURTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, March 10, 1960

The Senate met at 2.15 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God our Father, We are thankful for the privilege of living in this land, "America the Beautiful."

"O beautiful for spacious skies, for amber waves of grain,

For purple mountained majesties, above the fruited plain.

O beautiful for pilgrim feet, whose stern impassioned stress,

A thoroughfare for freedom beat across the wilderness.

America! America! God shed His grace on thee,

And crown thy good with brotherhood from sea to shining sea." AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Cobey, on motion of Senator Berry, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Christensen, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Marguerite Hadley of Eureka.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Andre Jean-son, President of the Civil Servants National Union, Vice President of

the Christian Workers Union, the third major union in France, from Paris, France, and Mr. Michel Ras, Interpreter with the Division of Languages, Department of State, U.S., D.L.S. Bar I, Washington, D.C.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Clarke Van Deventer of Pasadena.

On request of Senators Richards and Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. and Mrs. Wm. C. Deventer of Modesto.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. E. Olstyn of Van Nuys.

On request of Senators Richards and Regan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. James W. Reitz of Sherman Oaks, Mrs. R. A. Strandland and Mrs. C. Campbell of Redding, and Mr. Points of Van Nuys.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Clifford Orr of Santa Rosa.

On request of Senators Thompson and Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Kenneth Raymond of Sacramento.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Hurbace, Mr. Morgan, and the following students of A. B. Morris School: Sharon Arata, Joanne Bertolino, Pat Cartwright, Carole Gadow, Sandra Griffin, Nancy Hermo, Marla Johnson, Mary Laird, Renee Lipa, Linda Madely, Mary Maehler, Vikki Martin, Frances Morjig, Patricia Robbie, Barbara Sessions, Karen Steinbuch, Carol Sloan, Carol Williamson, Virginia Liesenfeld, Scott Biddinger, Kenneth Brown, Ray Bridgeman, Mike Copenhagen, Doug Dexheimer, Sal Esposito, Jeff Giuntini, Robert LaRocca, Lynn Masker, Mike Martin, Mike Meyer, Floyd Murphy, Roy Pardini, Richard Peterson, Steven Troge, Barry Thackston, Homer Custer, Sylvia Arata, Grace Cutsinger, Susan Eggleston, Janette Preston, Carol Gray, Gail Griffin, Sharon Kuchenmeister, Darlean Love, Elizabeth Logan, Sheryl McDonald, Jeanne Newton, Marilyn Rowan, Gloria Paul, Judy Steelman, Suzette Schafer, Diane Souza, Linda Vera, Christine Warner, Eddie Anderson, Lon Berglund, Dennis Coutts, David Couch, Dennis DeCoite, Terry Finney, Gary Garduno, Joe Gonsalves, Mervin Lemos, Gerald Mattie, Mark Hanna, Marvin Peterson, Warner Phillips, Steve Rawlinson, Phillip Samuel, Jack Thorne, Craig Williamson, Keith Grassi, Christine Berge, Keith Blazin, Glenn Boatman, Sherri Brazelton, Barbara Bussell, James Bussey, Candy Calloway, Jayne Clinton, Crystal Conrad, Keith Covington, Richard Dean, Carol Goodson, Mary Ellen Gravatt, Myron Herrmann, Sharon Jacobs, George Lester, Bruce Meinert, Clifford Ness, Janice Nogle, Judi Owens, Donna Riddle, Patricia Rose, Roger Schmidt, Carolyn Self, Paul Silver, Dianne Stiers, Karen Stiger, Doreen Stretz, Jon Timm, Andrew Troup, Dennis Tye, Butch Waddill, Joyce Wade, Joan Webster, and Paul Weston.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Roberts, Mr. Fredgren, and the following students from the Earl Warren School: Sue Atkinson, Marsha Bengard, Susan Forgard, Virginia Calavan, Shirley Giordano, Lynn Leuning, Judy Malone, Roselyn Marshall, Candy May, Cathy Novy, Judy Radovich, Madelyn Rotanzi, Rosalie Russo, Annette Scales, Luanne Tanner, Brenda Thompson, Brenda Potter, Stephen Combs, Mike Crackel, Jeff Derdevanis, Bill Hewlett, Joe Johnson, Don Lechtaler, Dennis Park, Tom Sawyer, Dan Turcotte, Steve Watson, Bruce Whitson, Gary Young, Walter Zabel, Jeri Bassett, Karen Bear, Cheri Callen, Barbara Flores, Patsy Gant, Mary Giannini, Lynne Goddard, Beverly Hanelt, Christie Henderstein, Peggy Howard, Sheryl Lavin, Virginia Lunsford, Pam McCowan, Cathy McGovern, Linda Perkins, Joyce Orr, Jeanne Simpson, Gail Zimmer, David Alcorn, Barry Brown, Gary Chapman, Orville Diggs, Ken Dyer, Dennis Fuller, John Harris, Bill Leach, Ralph McMeans, Don Mercer, Mike Moynahan, Richard Pool, Roger Stanfield, Tim Stevenson, Craig Terrell, Phillip Todd, John Walker, Jim Wagoner, Barbara Altman, Diane Becklin, Sheri Beyer, Meredith Clifton, Susan Close, Janet Coleman, Sandra Forsythe, Kathy Gaal, Dorothy Galovich, Jill Jackson, Betty Johnson, Mary Lou Lane, Merrily Leech, Diane Mayer, Sally Menjoulet, Barbara Muskopf, Chris Rose, Sharon Schleiss, Dorothy Silva, Kathy Sylvester, Charles Bailey, Richard Bawden, Ronnie Bishop, Alan Black, John Dunigan, Jay Larson, Lanny Lowery, John Martin, Michael P. Moore, Jack Potter, Richard Searles, Tom Tasto, Gary Vortman, Steve Walde, and Bill Vosahlik.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Cartwright, Mr. Volliok, Mr. Latal, and the following students from Strobbridge School: Pauline France, Judy Gonsalves, Donna Harvey, Kathy Hendricks, Lorrie Lockerby, Donna Malone, Roberta Mount, Judy O'Connor, Susan Rose, Paula Schaap, Diane Silva, Sandra Waldorf, Robert Abbott, Steve Bolich, James Burrowes, Richard Coleman, Floyd Cornett, James Dias, Tim Gerkins, Craig Gonsalves, Harold Kauiahilo, Lyle Majeska, Robert Miller, Richard Nelson, Bill Nicholson, Norman Phillips, Kenneth Reading, Anthony Sanchez, Dave Shideler, Jerry Swank, Diana Atkins, Mary Bruan, Connie Caplinger, Anne Castelucci, Martha Cornejo, Gloria Delgado, Susan Driskill, Shauna Eldridge, Nancy Formella, Lynn Heimark, Lynn Johnson, Darlene Lamb, Elizabeth Lucas, Madeline Moniz, Sandra Slagle, Patricia Stephens, Laura Torres, Jim Angel, Reginald Botell, Stevan Curtiss, Richard Dison, Jim Freitas, Eugene Gianotti, Kenneth Hild, Steve Keltner, Mike Loux, Tom McHale, Michael Marshall, Eddie Nielsen, Danny Sanborn, Edward Seibel, William Smith, Tim Williams, Carla Barton, Esther Halm, Judy Hansen, Sandra Higgins, Tonia Lindsay, Karen Mathews, Carol Moody, Linda Mosher, Gayla Paul, Georgina Pires, Theresa Pires, Charlet Robertson, Sandra Silva, Nancy Sousa, Rosemarie Uriz, Janice Vierra, Karen Winter, Linda Wright, Cash Anderson, Richard Bell, David Clemens, Mike Dornan, Billy Ellis, Harold Hearschman, Frank Isola, William Kelly, James Landrum, Richard Mulrennan, Jerry Parrick, Tom Pimentel, Charles Russell, and John Sheaffer.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Randle Street of San Francisco, also Mr. John Mongsghan, Mr. Walter Marshall, and Mr. Sam Bennett of San Francisco.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Verna Morgan, Mrs. Ellen Brown, Mr. Adrian Van Heeswynen, Mr. Elmer Giacomazzi, Mr. Warren B. Carson, District Superintendent, and the following students from Greenfield Elementary School: Virginia Alburger, Dawn Bradley, Lupe Bendele, Hazel Brown, Pamela Buckley, Martha Comilang, Glenna Deatherage, Shirley Duque, Gila Espinosa, Michelle Gould, Isabel Govea, Joyce Griffith, Sharon Jones, Cynthia Martin, Jeanette McDonald, Barbara Miller, Doris Mortenson, Patricia Nation, Faye Norman, Edna Phillips, Merry Pinson, June Ramey, Carol Roberts, Patricia Ross, Sue Taylor, Betty Whitlock, Winifred Winkelman, Kathy Wood, Lorenzo Acosta, Delton Carroll, Nacho Costillo, Fred Chaney, Gregory Chavez, Kenneth Douglas, Billy Dye, Romildo Fedele, Roger Herrera, Gary Hurley, Ronnie Jones, Dennis Kutcha, Jessie Lerma, Russell Love, Arthur Martinez, George McNulty, Rueben Najera, Jose Pacheco, Joel Prater, Rocco Pura, Walter Record, Phillip Revillas, Kenenth Rivera, Mike Romo, Quintino Torres, David Sainz, Sam Shires, Melvin Stoughton, Larry Trevino, Jack Tucker, Ronnie Usrey, Jess Villalobas, Ricky Visorio, Leonard Walker, Rommy Walters, and Bobby Woodworth.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Lavern Brown, Mrs. Ralph Hogan, Mrs. Leona Lee, Mrs. George Turner, Mrs. Clifford Woodrell, Mr. Hunt, teacher, Mrs. Kunselman, teacher, Mr. Fred Gardiol, principal, and the following students from Crittenden School: Alma Absher, Bert Absher, Bob Bachman, Patti Baldwin, Billy Beisch, Nellie Brooks, Virginia Brown, Ricky Bruno, Carolyn Carlton, Jeanne Corson, David Creighton, Alvin Cruz, David Ronald, Dan Duncan, Lupe Fierro, Dianne Fontes, Dennis Fournier, Tereasa Garcia, Monnette Gordon, Donna Grounds, David Haskins, Sharon Hogan, Fern Hopkins, Deanna Hutchison, Jeff Jagers, Carol Johnson, Kay Johnson, Frances Juarez, Kenneth Katheiser, Don Kenney, Linda Lassiter, Patricia Lise, Mike Luck, Robert Luna, Pamela Mears, Al Median, Dave Mendoza, Aki Nagatoishi, Lloyd Nelson, Madelon Orazine, Mike Ortiz, Scott Palmer, Crystal Parsons, Violet Pimentel, Patricia Poole, John Poratt, Bob Quercia, Dianna Ramirez, Jesse Rodriguez, Gilbert Rodriguez, Sandra Rovigno, Bettie Salazar, Tony Sanchez, David Sandoval, Marianne Sawamura, Stefan Schweitzer, Mary Turner, Tony Vasquez, Terri Walker, Toni Walker, Mike Walsh, Phyllis Ward, Mike Wilhelm, and David Woodrell.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. P. McLennan and Mr. Julio Bras of Hayward.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Wesley McClure, City Manager of San Leandro, and Mrs. Alice Hudson, Chairman of Recreation and Parks Commission, of San Leandro.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to W. Douglas Hamilton, F.A., George Ellsworth, Evelyn Casper, Edwina Ellsworth, Helen Brown, Evelyn Boom, and the following 4-H members from Nevada Union School: Sue Hanson, Victor Engstrom, Vickie Engstrom, Jack Costa, Warren Baker, Betty Burcham, Judy Pueschel, Judy Pugh, Sharon Ousley, Charles Howe, Lorna Streeter, Gary Streeter, Jerry Gomes, Nancy Boom, Donna Barnes, David Casper, Pat Roberts, Judy Mott, Lila Melick, Jim Else, Carol Ciegni, Jeanette Crowder, Marilyn Gates, Robert McConnell, Cheryl Fogarty, Frank Milhouse, Randy Welker, Anita Jones, Walter White, Sandra Stortz, Robert Moon, Lois Magonigal, Nancy Janson, Charles Milhouse, Linda McDonald, Jim Brown, Phoebe Wright, Carol Wright, and Mike Ellsworth.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Dick Fegley of Sacramento.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Elwin Baldwin, Mr. David Morgan, Ann Filicky, Arlene Cupp, and the following students from Empire Union Elementary School: Diana Alexander, Frances Allen, Glendon Allen, David Amarelo, Randy Anderson, Dolores Baptista, John Boone, Danny Bowen, Linda Brown, Lindon Brumley, Donald Carr, James Casteel, John Casteel, James Caudle, LaJuana Cornog, Alice Crum, Bobby Crum, Mike Cupp, Penny Davis, Loretta Day, Ralph Draper, Fritz Edwards, Brenda Emmett, Brenda England, Dennis Frantz, Gerald Galt, Carolyn Garcia, Richard Gentry, Lynn Green, Scottie Hagedorn, Donald Harding, Sherry Holloway, Grace Holsinger, Larry Huggins, LaVonne Ihrig, Teral Kirkpatrick, Phillip Lamela, Sarah Lewis, Larry Mall, Eleanor Martino, Robert Mohr, Lindle McCoy, Marilyn McCullough, Dean McIntire, Stephen McLain, Neal Nicholas, Ralph Owen, Donna Owens, Sharon Parmalee, Bobby Pitti, Karen Powell, James Reed, Carol Rifenburg, Loretta Ross, Susan Showalter, Linda Silvey, Richard Stark, Robert Stark, Madge Stiles, Stephen Tucker, Ann Veneman, Ronald Vollmer, Linda Wash, Bruce Weidman, Pearl Whiteside, Randy Williams, and Kay Worthington.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gilbert Rollins, and the following students from Clarksburg Elementary School: Joe Berry, Lynn Borges, Michael Campbell, Ann Margaret Cereceres, John Chester, Nellobeth Clark, Jerry Difuntorum, Kathy Evingham, JoAnn Fabbri, Ricky Flores, Jimmy Fonts, Bonnie Hutchison, Alice Lopez, Richard Marshall, Raymond Miguel, Kathleen Miller, Danny Neihart, Alan Oliver, Phyllis Oliver, Gary Rose, Skip Seebeck, Linda Simon, Stephen Souza, Carolyn Sue Stacy, Roger Tillis, Linda Waters, Loren Wright, Patricia Wyatt, and Priscilla Wyatt.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 9, 1960

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate

confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

MRS. JUDY CONLEY, a resident of Chico and member of the Chico City Council for the past four years; is a free-lance stenotype reporter; the wife of William E. Conley, an assistant professor in industrial arts at Chico State College; active in Democratic politics, is a member of the Democratic State Central Committee and was a delegate to the National Convention at Chicago in 1956; she served two terms as a regional vice-president of the California Democratic Council; is a member of the League of Women Voters, Business and Professional Women, Soroptimist Club, and the American Guild of Organists; is organist and Sunday School Superintendent of the Young People's Department of the Esplanade Baptist Church;

Member, Certified Shorthand Reporters Board, vice Lloyd Dethlefsen, term expired, for the term prescribed by law, ending December 31, 1962.

HARRY T. SHAFER, an attorney and resident of Compton; is a graduate of Yale University, later obtained his LL.B degree from the Columbia University School of Law, and was admitted to practice law in Connecticut the following year; he was admitted to the California Bar in 1948; has been active in Democratic circles; together with Assemblyman Carley Porter, he was among the founders of the Compton Democratic Club and has been its president since 1950;

Member, Certified Shorthand Reporters Board, vice Kenneth W. Andreen, resigned, for the term prescribed by law, ending December 31, 1961.

CLAUDE JENNINGS, a resident and official municipal court reporter in Long Beach; he attended high school and Long Beach City College; served in the Coast Guard in World War II, was stationed for two years in Sydney, Australia, acting as Coast Guard hearing reporter; prior to the war he was a conference reporter for Douglas Aircraft;

Member, Certified Shorthand Reporters Board, vice Norman C. McKnight, term expired, for the term prescribed by law, ending December 31, 1962.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to the Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 10, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 16	Assembly Joint Resolution No. 7
Assembly Concurrent Resolution No. 17	Assembly Joint Resolution No. 8

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Concurrent Resolution No. 16—Relative to the contributions of partial-pay tuberculosis patients to counties from July, 1947, to and including May 16, 1958, and the subsidies during that period.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 17—Relative to efficiency and economy in state printing.

Referred to Committee on Rules.

Assembly Joint Resolution No. 7—Relative to the Veterans' Benefits Act of 1957.

Referred to Committee on Rules.

Assembly Joint Resolution No. 8—Relative to the extension of educational and training benefits to persons entering the armed forces after January 31, 1955.

Referred to Committee on Rules.

RESOLUTIONS

The following resolution was offered:

By Senator Richards:

Senate Resolution No. 34

Relative to congratulating Mr. Bart Lytton

WHEREAS, The Members of the Senate of the State of California were sincerely pleased to learn that Mr. Bart Lytton, of Los Angeles, has been selected to receive, on April 3, 1960, the City of Hope "Man of the Year" award; and

WHEREAS, This will be the eighth annual award made by the City of Hope, which is a nonsectarian charitable hospital devoted to medical care and research located in Duarte, California; and

WHEREAS, Mr. Lytton, the president of the Lytton Financial Corporation, which owns the controlling interest in Lytton Savings and Loan Association in Hollywood and Canoga Park, Home Foundation Savings and Loan Association in Palo Alto, and Home Builder's Savings and Loan Association in Pomona, and a member of Governor's Business Advisory Council, has made exemplary and invaluable contributions to economic, cultural, and political advances in Los Angeles County; and

WHEREAS, He has consistently demonstrated his good citizenship and interest in community and philanthropic affairs by serving as the Founding President of the Muscular Dystrophy Association, Honorary Western States Chairman of the Muscular Dystrophy Association, Director of the Los Angeles County Association for Mental Health Board, a member of the Advisory Board of the Hollywood Motion Picture and Television Museum, Chairman of the Southern California Committee for the Eleanor Roosevelt Institute for Cancer Research of the American Medical Center in Denver, Colorado, and as a member of the National Board of Governors of the American Medical Center, and by his continuous support of the Los Angeles County Art Museum and the Los Angeles County Orchestra Society; and

WHEREAS, Mr. Lytton and his firm have purchased the famous Hollywood landmark site of the old and internationally known Garden of Allah Hotel and in support of the Hollywood Area Beautification Program is now constructing in its stead a multi-million dollar improvement to be known as the Lytton Commercial and Business Center; and

WHEREAS, This distinguished Californian was born in New Castle, Pennsylvania, on October 4, 1912. He was educated in New Castle and Youngstown, Ohio, schools and attended Staunton Military Academy, Westminster College, and the University of Virginia; and

WHEREAS, Mr. Lytton, his charming wife, and their lovely daughter Timothea Beth Lytton, now reside in the Holmby Hills section of Los Angeles; and

WHEREAS, Mr. Lytton is eminently deserving of the signal honor which is to be bestowed upon him by the City of Hope and is to be commended for the contributions which he has made to his community and State; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate of the State of California does hereby extend to Mr. Bart Lytton sincere and hearty congratulations upon his selection to receive the City of Hope "Man of the Year" award and bestows upon him its highest commendation for his exemplary and invaluable contributions to his community and State; and be it further

Resolved, That the Secretary of the Senate is directed to prepare and transmit a suitable copy of this resolution to Mr. Bart Lytton.

Resolution read, and unanimously adopted on motion of Senator Richards.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 9, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 3

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2

Senate Bill No. 4

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Finance

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Concurrent Resolution No. 3

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

McBRIDE, Chairman

Above reported resolution ordered to second reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 18: By Senator Gibson—An act authorizing the Director of Finance to dispose of property belonging to the State.

Referred to Committee on Rules.

CONSIDERATION OF DAILY FILE**THIRD READING OF SENATE BILLS**

Senate Bill No. 2—An act to amend Sections 17027, 17042, 17045, 17072, 17101, 17102, 17103, 17104, 17105, 17106, 17107, 17108, 17115, 17116, 17131, 17132, 17138, 17182, 17183, 17202, 17203, 17204, 17214, 17215, 17216, 17216.1, 17218, 17253, 17254, 17255, 17256, 17264, 17265, 17283, 17287, 17441, 17501, 17503, 17504, 17506, 17511, 17512, 17513, 17514, 17516, 17517, 17522, 17531, 17534, 17537, 17580, 17611, 17612, 17631, 17632, 17635, 17636, 17637, 17638, 17639, 17640, the title to Article 2 (commencing at Section 17651) of Chapter 7 of Part 10 of Division 2, 17651, 17652, 17653, 17654, 17655, 17681, 17682, 17683, 17684, 17685, 17686, 17687, 17688, 17689, 17690, 17711, 17734, 17783, 17785, 17812, 17818, 17852, 17865, 18031, 18042, 18045, 18052, 18081, 18082, 18091, 18096, 18097, 18099, 18121, 18194, 18195, 18197 and 18198 of, to amend and renumber Section 18246 of, to add Sections 17046, 17047, 17053, 17109, 17110, 17111, 17112, 17139, 17205, 17223, 17227, 17228, 17229, 17230, 17231, 17257, 17258, 17262, 17290, 17292, 17334.1, 17367, 17415, 17537.1, 17583, 17592, 17612.1, 17612.2, 17612.3, 17612.4, 17656, 17657, 17658, 17659, 17660, 17689, 17690, 17838, 18051.1, 18057, 18089, 18090, 18090.1, 18090.2, 18092, 18246, 18247, and 18362, to, and to repeal Sections 17633, 17634, 17645, 17646, 17647, 17648, 17649, and 18047 of the Revenue and Taxation Code, relating to personal income taxes, to take effect immediately.

Motion to Re-refer Senate Bill No. 2

Senator McBride moved that Senate Bill No. 2 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 3—An act to amend Sections 24343, 24422, 24514, 24541, 24721, 24722, 24836, 24837, 24901, 24912, 24916, 24941, 24943, and 24971 of, to amend and renumber Section 24837 of, to renumber Section 24835 of, to add Sections 24346, 24357, 24358, 24359, 24365, 24366, 24367, 24368, 24368.1, 24373, 24374, 24375, 24376, 24406, 24407, 24408, 24430, 24452, 24454, 24676, 24677, 24678, 24679, 24722.1, 24722.2, 24722.3, 24831, 24832, 24833, 24834, 24835, 24836, 24837, 24838, 24915,

24917, 24942, 24948, 24949, 24949.1, 24949.2, and 25208 to, and to repeal Sections 24357, 24358, 24359, 24831, 24832, 24833, 24834, 24835, and 24917 of the Revenue and Taxation Code, relating to the taxation of banks, corporations, associations and Massachusetts trusts, and providing that this act shall take effect immediately.

Motion to Re-refer Senate Bill No. 3

Senator McBride moved that Senate Bill No. 3 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 4—An act to amend Section 6359 of the Revenue and Taxation Code, relating to sales and use tax exemptions.

Motion to Re-refer Senate Bill No. 4

Senator McBride moved that Senate Bill No. 4 be re-referred to Committee on Finance.

Motion carried.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 11—Relative to the Handbook of the California Legislature.

Motion to Re-refer Assembly Concurrent Resolution No. 11

Senator Burns moved that Assembly Concurrent Resolution No. 11 be re-referred to Committee on Rules.

Motion carried.

Assembly Concurrent Resolution No. 12—Relative to the compilation of bill binder sets in the Legislative Bill Room.

Motion to Re-refer Assembly Concurrent Resolution No. 12

Senator Burns moved that Assembly Concurrent Resolution No. 12 be re-referred to Committee on Rules.

Motion carried.

ADJOURNMENT

At 2.30 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 9 a.m., Friday, March 11, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

TWELFTH LEGISLATIVE DAY

FIFTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Friday, March 11, 1960

The Senate met at 9 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, Montgomery, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams--32.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Good Lord, The tempo for "the living of these days" is too fast for us to travel and keep our poise and sanity; and the ends we seek in our frenzy are often too crass to contribute to the good life we want to live. Help us to slow down so we may the better see where we are going, lest we meet ourselves coming down the road with nothing in our hands but ashes. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Farr, on motion of Senator Cobey, due to legislative business.

Senator Beard, on motion of Senator Fisher, due to legislative business.

Senator Rattigan, on motion of Senator Rodda, due to legislative business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

Senator McBride, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to legislative business.

Senator Miller, on motion of Senator Burns, due to legislative business.

Senator Teale, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Isabella Sisk, Mrs. Ralph Frymire, Mrs. Ruth Yancey, Mr. Lloyd Lambert, Mr. Hugh Honeycutt, Mr. Roy L. Reese, Mr. Douglas Johnston, Mrs. Douglas Johnston, Mrs. Lloyd Lambert, and the following students from Woodville Elementary School: Alfred Alba, Dennis Berberea, Mike Foster, Larry Lambert, Sherilyn Wilden, Evelyn Bramlett, Alice Lambert, Loretta Huddleston, Elaine Wiley, Manuel Soto, Keith Honeycutt, Gayle Adams, Christine Frymire, Faye Musgrove, Phyllis Lucas, Alta Sue Tillery, Charles Flowers, Don Akman, Doris Luke, Susan Yancey, Betty Navarette, Gwen Holcomb, Gloria Sisk, Emmanuel Aguilar, Gloria Gomez, Rosie Gomez, Manuela Calderon, Janie Navarette, Jerry Thomas, and Cordell Wing.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ernest Wieman, Mrs. Elsie Souza, Mrs. L. W. Dunaway, Mrs. J. L. Mathews, Mr. Hugh P. Honeycutt, and the following students from Taurusa-Chatham Union Elementary School: Kyle Garsee, Jimmy Qualls, Terry Rose, Robert Souza, Billy Turner, Richard White, Linda Cole, Suanne Dunaway, Linda Goodell, Joan Lantrip, Janis Mathews, Sandra Turner, Jerry Wieman, James L. Mathews, Nita Mathews, George Souza, Elsie Souza, and Irene Dunaway.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. E. Pedroncelli, Mr. Allen Asay, Mr. and Mrs. Vernon Hutsell, Mr. S. Straw, and the following students from Waukena Elementary School: Bill Asay, Ken Hutsell, Ronnie Pedroncelli, Frank Silva, Fred Brown, Larry Owens, Jim Curtsinger, Pete Quinonez, Smiley Gomez, Valentine Romero, Herman Avila, Marvin Machado, Israel Benevidez, Dan Rogers, Vernon Hollis, Mike Straw, Peggy Perrin, Annie Silva, Alice Jackson, and Gloria Valdiviez.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Willard Wirht, Mary Jo Wirht, Mr. and Mrs. Harold R. Fox, Mr. Billy Matta, and the following students from Elbow Elementary School: Tommy Beringer, Lonnie Boydston, Jackie Cantrell, Billy Goff, Bobby Goff, Roger Leadbetter, Jerry Roberts, Ardell Tate, Sharon Corley, Rebecca Fox, Judy Lejeune, Linda O'Dell, and Ernestine Wilkinson.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Tom Wagenback of Glendora.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. William Melton, Principal, Mrs. Madgel Melton, Mr. and Mrs. James R. Welch, Mrs. Alice Suyeda, Mr. and Mrs. R. M. Dinwiddie, and the following students from Stone Corral School: Diana Alvarez, Edward Bise, Paul

Cebellos, Jimmy Castillo, Scharlotte Fry, Pete Gonzales, Minnie Gradillas, Mary Hellen Lara, Josephine Medina, Mary Ann Medina, Arthur Ramos, Henry Sandoval, Ruth Sandoval, Cristena Spaith, Mike Suyeda, Vincent Valencia, Carmen Vera, Marvin Welch, and Lloyd Williams.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Irving Adams and Mrs. Mable Machado, both of Tulare.

On request of Senators McCarthy and Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Cecilia Penna, Mrs. Carolyn Witt, Mr. Roy Gustafson and the following students from the Larkspur-Corte School of Larkspur, Marin County: Frances Adams, John Burke, Timothy Cain, Robert Carr, John Curry, Earl Dennis, Margaret Estrada, Christine Evanseo, Laurie Hale, Peggy Hettrick, Robert Krieg, Kenneth Larsen, Roger Lawrence, Marcia MacMillan, Sheila Malone, Dennis Marnell, Jack Martin, Richard McGee, Sharon Meierdierks, Jean Murray, Lenore Pellaton, Paul Penna, John Petricka, David Polanshek, Carla Rangel, Roberta Rossi, Peggy Rowse, John Schenone, Dennis Schunk, Harold Simpson, Sam Sprague, Lonna Stanley, Cynthia Tideman, David Tucker, Albert Weckel, Russell Wilkins, and Hillard Witt.

On request of Senators McCarthy and Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Douglas Lindauer, teacher, and the following students from the Larkspur School, Marin County: Eugene Ceceotti, Jack Corriea, Ruth Ann Davis, Margaret Francisco, Ronald Gronzo, Robert Groth, Paul Hannel, Merrill Herring, Alice Hoper, Lance Keever, John Kelso, Claudia Kupperberg, Alice Lucas, Fred McDougall, Andrew Merckling, Shannon Moore, Richard Newberry, Mary Oakley, Gabriel Pirenian, Rae Ann Radio, Barbara Rosso, Robert Schefer, William Schultz, Carole Seibek, David Smart, Helen Smith, William Thiereof, and Donna Wayne.

On request of Senators McCarthy and Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Judith Burford, Mrs. William Hartley, and the following students from the Adeline E. Kent School of Kentfield, Marin County: Terry Ahern, Gary Artoux, Tom Atwood, Suzanne Berry, Leanne Bertram, Don Bly, Robert Bricea, Phil Cassou, Barbara Dondero, Mike Fay, Bruce Fairey, Barbara Gatov, Kathy Gray, Sandra Gray, Steve Hogrefe, Sue Hurrell, Jo Jennings, Kathie Karns, Louise Kearns, Warren McKean, Carlene Otterberg, Rod Ponath, Bonnie Randol, Curtis Richardson, Ellen Roth, Stephanie Sloan, Arline Thomas, Eric Torney, Bev Tucker, Lynn Turner, and Clarke Woolston.

On request of Senators McCarthy and Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. David L. Raffo, teacher, and the following eighth grade students from the Isabel Cook School of San Anselmo: Andrew Amerson, Roland Attell, Thomas Burch, Tim Cain, Stephen Daniels, Larry Gizzi, Geoffrey Gneri, Robert Green, Michael Hansen, James Johnson, David Kelsey, Floyd Knapp, John McCarthy, Peter Metz, Daniel Miller, Donald Russell, James Scagliola, Donald Schlag, Leland Trottier, Linda Baumgarten, Virginia Brown, Peggy Casci, Judy Curry, Merrily Davis, Doriel

Dwyer, Royann Franchini, Geraldine Harper, Maureen Hayes, Amanda Hyman, Francis Knowlton, Joan McClure, Linda Mountz, Suzanne Sites, Patricia Stampa, and Karson Young.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Bob Sinnock, Mrs. McCleskey, and Mr. Grebmeier, teachers; Mrs. Nelson, Mrs. Serochi, Mrs. Bertozzi, Jane Land, Mrs. Holland, Mrs. Kanter, Mr. Cella, Mrs. Fuentes, Mrs. Vipham, Mrs. Williamson, Mrs. Holland, Mrs. Huember, Mrs. Trujillo, parents; and the following students from the Crittenden School of Mountain View: Michele Adornetto, Larry Allen, Nora Ames, Karen Anderson, Betty Andreasen, Don Baca, Connie Bensing, Larry Bernardo, Bob Bertozzi, Joe Bettencourt, Carol Bolin, Ronald Block, Linda Bloomquist, Glen Bragg, Bob Briggs, Michael Bunting, Karen Cannon, Eddie Cervantes, Johnny Chavez, Joanne Craddock, John Crawford, Lee DeRosa, Allan Davis, Margo Dyer, Mary Estes, Delores Fairchild, John Fallstead, Kathleen Flack, Gayle Franklin, Robert Frederiskeen, Mike Gallaway, Paulette Gilliland, Susan Gomes, Margaret Gonzalez, Donna Greene, Sandra Gregory, Gail Guenther, Dean Halverson, Dennis Harrison, Carol Hilton, John Hogerheiden, Kenneth Holland, Alan Hoshi, Michael Huebner, Gloria Jack, Felix Jackson, Don Johnson, Billie Kanter, Raymond Kenney, Sandy King, Barbara Kirouax, Bill Landgraf, Henry Lopez, Bert Lovelady, Helen Mack, Ricky Marshall, Mike McGregor, Julia Mejia, Barbara Meyers, Lonnie Mountz, Glenn Nakano, Evelyn Nelson, Forrest Nixon, Mary Oliveira, Rebecca Olson, Ray Padilla, Sharon Palmer, Philip Peeples, Charleen Philip, Michael Praszynski, Virginia Quijano, Mary Reece, Robbin Russell, Kathy Sanchez, Darlene Schultz, Matthew Segovia, Louis Serochi, Shirley Shade, Robert Siebeneicher, Doreen Silva, Carla Spindt, Hayden Stone, Bob Tipton, Lois Trujillo, Lois Villa, Robert Vipham, Joann Williamson, Russell Ziegler, Charles Zinn, and Bonnie Cella.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Don Akman, Mr. Charles Flowers, and Mr. James Steele, all students of the Woodville School of Tulare County.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Capt. Louis E. Burke, USN; Commander J. M. Hestilow, USNR; Lt. Cmdr. Don H. Bonar, USNR; and Mr. James L. Hourigan, Chief Photographer's Mate, USNR, who are leaving Sunday, March 13, 1960, for Port Lyautey with food, clothing and gifts from NAS, Oakland, to survivors of the Agadir disaster in Morocco.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF FINANCE
STATE CAPITOL, SACRAMENTO 14, February 12, 1960

Hon. Glenn M. Anderson
President of the Senate
Hon. Ralph M. Brown
Speaker of the Assembly

GENTLEMEN: Pursuant to the provisions of Chapter 1573, Statutes of 1951, the Department of Finance submits herewith its annual report to the Legislature on surplus state-owned lands.

On November 2, 1959, the Department of Finance sent instructions to all land-holding state agencies under the subject "Annual Inventory and Report of Excessive State Lands." These instructions read in part as follows:

"Government Code Section 11011 requires all state agencies to submit an annual report of lands that are in excess of foreseeable needs.

"Each agency should make a thorough review of the state lands under its jurisdiction and submit a written statement that all lands owned by the agency have been checked. The statement should also list those lands that are excess, or should state that there are no excess lands."

In response to the above, seven parcels comprising approximately 609 acres have been submitted by various agencies as being surplus to their foreseeable needs. The salable properties have an estimated value of \$1,380,000 and are described in detail in the body of this report. It is recommended that legislation to sell, exchange, or otherwise dispose of these parcels be enacted at the 1960 session. The Department of Finance has caused a Senate bill to be introduced for this purpose.

Since the beginning of the surplus property program established by Chapter 1573, the Department of Finance has sold approximately 2,020 acres of property under specific legislative authority and the property returned to the local tax rolls, with the exception of a few parcels that were sold to property tax-exempt agencies, such as local municipalities. The total revenue received by the State as a result of these sales has amounted to \$2,332,510. Supplement "A" to this report described in detail those properties disposed of during the period 1958-59 for a total consideration of \$171,420.

Presently held as surplus by the Department of Finance but not yet sold are properties valued at approximately \$7,550,000. The current status of these lands is shown in Supplement "B" of this report.

Yours very truly,

JOHN E. CARR, Director of Finance

Encl.

Letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 2—Relative to reports of the annual conventions of the American Legion;

Senate Concurrent Resolution No. 6—Relative to designation of the City of Vallejo as an all-American city;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the tenth day of March, 1960, at 3 p.m.

BURNS, Chairman

RESOLUTIONS

The following resolution was offered:

By Senator Rodda:

Senate Resolution No. 35

Relative to celebration of the Red Mass

WHEREAS, The annual celebration of the Red Mass will take place at the Cathedral of the Blessed Sacrament in the City of Sacramento on March 15, 1960, under the sponsorship of the St. Thomas More Society of Sacramento; and

WHEREAS, The Members of the Legislature, together with other government officials and Members of the Bench and Bar, regardless of creed, have been invited to attend this solemn and traditional ceremony so that they may ask divine guidance in their labors; and

WHEREAS, The Red Mass is an honorable tradition, having been celebrated for centuries in many countries in Europe, and more recently in many cities in the United States; and

WHEREAS, Men of the Law from all walks of life have availed themselves of the Red Mass as a means by which to offer a solemn public prayer for the welfare of this government and of the legal profession, and to acknowledge their dependence on God's help in their endeavors; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate take this opportunity to commend the St. Thomas More Society for its endeavors

in bringing the Red Mass to Sacramento, and to express their sincere appreciation for the invitation extended to them to attend that beautiful ceremony; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the St. Thomas More Society of Sacramento.

Resolution read, and unanimously adopted on motion of Senator Rodda.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Concurrent Resolution No. 3—Relative to small craft harbor loans.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

On page 1 of the printed measure, strike out lines 21 and 22; and on page 2, strike out lines 1 to 5, inclusive, and insert

"WHEREAS, The Division of Small Craft Harbors recommends to the Legislature for approval, the projects set".

Amendment No. 2

On page 2, line 15, strike out "40,000 —\$10,000", and insert "42,000 —\$8,000".

Amendment No. 3

On page 2, line 20, strike out "300,000", and insert "417,000".

Amendment No. 4

On page 2, line 30, strike out "\$13,422,000", and insert "\$13,541,000".

Amendment No. 5

On page 2, lines 34 and 35, strike out "; now, therefore, be it", and insert "; and WHEREAS, The economic feasibility studies, engineering plans, specifications, and cost estimates on some of these projects have not yet been completed; now, therefore, be it".

Amendment No. 6

On page 2, line 39, after "presented", insert "; subject to revision of individual project amounts by the Small Craft Harbors Commission upon review by the Division of Small Craft Harbors provided, that the total of such individual project amounts shall not exceed thirteen million five hundred forty-one thousand dollars (\$13,541,000)".

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

ADJOURNMENT

At 9.15 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Tuesday, March 15, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

THIRTEENTH LEGISLATIVE DAY

NINETEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, March 15, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erbart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, We humbly confess that we haven't done too well in the human situation here upon the earth. We do not seem to know how to put away our weapons of mutual destruction. Ignorance, hunger, and crime beset us day and night. Prejudice and bigotry deny basic human rights to millions and raise their ugly heads in the temples of religion. So, good Lord, if you can do it, won't you come down again to walk with us in our gardens in the cool of the day to encourage us to do better? AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Stiern led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Farr, on motion of Senator Christensen, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Harold C. O'Donnell, Mrs. Frank M. Bailey, and the following Girl Scouts of

Troop No. 71, El-O-Win: Dorothy Bailey, Bette Jean Butler, Cheryl Clark, Roberta Knight, Diane Lankard, Carol Ann Maxwell, Vickie Morissette, Phyllis O'Donnell, Alix Pollack, Mickie Santora, Jane Shuck, Susan Tibbs, Carol Van Valkenburgh, Mary Win Waters, and Carol Jean Whitten, who were guests of the Senate on Monday, March 14, 1960.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Josine Lorenson, teacher; Mr. Gerrald Hunt, teacher; Mrs. Frank Andrade, Mrs. Mannel Silva, Mrs. Bill Brunette, Mrs. Joy Wayland, Mr. Paul Clay, and the following students from Newman Elementary School: Richard Bohn, Gary Costa, John DeRosa, Elberto Elizondo, Wayne Freitas, Leonard Gomes, Jay Husman, Ronald Lopez, Larry Moore, John Orr, Anthony Paolero, Vernon Peicheto, Marvin Rose, Roger Sherman, Michael Velpa, Clyde Wayland, Merle Price, Jesse Dutra, Janice Atwood, Betty Ann Brunette, Olivia Gonzales, Carolyn Mattes, Betty Jean Morganti, Susanne Rivas, Sharon Silva, Marilyn Souza, Kitty Wilson, Kenneth Andrade, John Armistead, Frank Clarke, Rickey Cloud, Leonard Combs, William Fries, John Lopes, Gene Moore, David Shaw, Alvin Silva, Eddie Stump, Fred Walker, Joe Dutra, Albert Phillips, Judith Allen, Evelyn Bradley, Juanice Childress, Paulette Doss, Juanita Gallegos, Brenda Mayfield, Barbara Rose, Carole Sequeira, Cheryl Sophia, and Susan Swartz, who were guests of the Senate on Monday, March 14, 1960.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Keefe, Mr. Harris, and the following students from Charlotte Wood School: Douglas Blincow, Joanne Burman, William Busch, Ann Carey, Pamela Chappell, Stephen Corey, Charles Haagenen, Nellwyn Crose, Peter Cronin, Bruce Deorsey, Linda Donahue, Steven Hubbard, Steven Hunt, Douglass Johnson, Eric Kahman, Maxine Lynch, Ellin McCord, James McIver, Gerald Miller, Lois Molino, Gloria Morgan, Robert Mullong, Red Pearson, Marlene Poston, David Rossi, Diane Schaefer, Judith Schmidt, Rodney Schuman, Robert Simonds, Greg Stott, Barbara Tauscher, Dianne Turpen, Nancy Werfelmann, Carl Westrich, Susan Barrett, Nancy Bigelow, Faxon Bowen, Robert Busch, Patricia Daniels, David Ditto, Judy Ferguson, Ruth Fischer, George Galvin, James Galyen, Richard Gould, Judy Hale, Mitzi Halvorsen, Sharon Harter, David Harris, Thomas Heuer, Jill Horn, Sharon Leonard, Edward Maloney, Jonathan Mayhew, Alan Peralta, Stephen Petersen, Margaret Rasmussen, Willard Schulte, Jan Schütz, Diane Schwarber, Sandra Shabram, Lloyd Silva, Clifford Simmen, Stephen Snoringen, Sarah Stockberger, Jay Unverferth, Vickie Voit, William Waldeck, and Wayne Woodside, who were guests of the Senate on Monday, March 14, 1960.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Judith Bomgardner, teacher; Mr. Irving Wheat, Mr. Fred Lodge, Mrs. Martha Nelson, Mrs. Eugene Meyers, Mrs. Weldon C. Britton, and the following students from Marina Del Mar: Don Britton, Art Carlson, William McCarn, Terry McCoy, Bruce McMurray, LeRoy Morgan, Lucian Myron

Jose Sepagan, Frank Steele, Rolf Stone, Barney Trinidad, Nicholas Werle, Ray Benson, Peter Briley, Roy Crisel, Tim Crossno, James Davenport, Ricky LaRocco, John Lindo, Terry Martin, Bruce O'Neill, Ronald Russell, Roger Seoville, Billy Tucker, Tunis Thacker, Mona Borders, Roberta Brenneman, Kathleen Gardner, Erlinda Habol, Carol Jeffers, Nancy Kremel, Escaine McCaman, Diane Nakamura, Jeanette Nelson, Eileen Nolte, Judith Pollack, Linda Shaw, Ilene Bailes, Janet Eades, Joan Eastwood, Linda Edwards, Edith Greene, Pat Nordgren, Beryl Schnars, Mary Sue Scott, Pat Shelp, Renée South, Ursula Strawn, and Rebecca Wilson, who were guests of the Senate on Monday, March 14, 1960.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Raymond Munson, Mr. and Mrs. Charles Turk, and the following students from San Ardo Union School: Jane Fowler, Pam Handley, Judith McNeil, Sharon Munson, Sherry Munson, James Harrington, William Lopez, and Robert Miller, who were guests of the Senate on Monday, March 14, 1960.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to W. L. McWhorter, and the following students from Denair Elementary School: Buddy Allen, Ronnie Allen, Bob Cunningham, Edward Brown, Dennis Brown, Willie Cortani, Leslie Dixon, Pete Lindbeck, Dwight Perry, Tony Lema, Steve Peundy, Kenneth Beckett, Bill Thomas, George Thomas, Mike Sayre, Gene Clark, Lowell Graves, Gerald Holloway, Marie Tindell, Linda Wenell, Michelle Mooneyham, Renee de Kaileta, Carla Olson, Phyllis Olson, Phyllis Stout, Cheryl Horstman, Connie Deckert, Linda Hamlow, Virginia Hagens, Marilyn Ramont, Nancy Perry, Diane Bottoms, Jackie Souza, and Kathy Brummel, who were guests of the Senate on Monday, March 14, 1960.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Francis Loretto O.P., Sister Mary Geraldine O.P., and the following students of All Saints School in Hayward: Kathleen Barbosa, Christine Bettecher, Franklin Blichfeldt, Susan Blomstad, Linda Bogard, JoAnn Burke, Carol Carlson, Carolyn Cates, Maureen Dias, William Fairwell, Lenore Fenner, Paul Ferreira, Linda Fields, Randall Foster, David Giacioletto, James Gonsalves, Marlene Gonsalves, Paula Griswold, Susan Harkins, Thomas Hengel, James Kroske, Larry Lacey, Rosalie Lopez, Bradford Luz, James Malerich, Vincent Manley, John McCasey, Timothy McGuire, David Miller, Dennis Miller, David Naia, Richard Neyman, Beverly Nunes, Mary Ann Nunes, Barbara Pashon, Marilyn Pasqual, John Purchio, Robert Rodrigues, Richard Sanders, Gary Sapeta, John Schley, Margaret Sheridan, Darlene Silva, Margaret Skokan, Celine Stag, Kenneth Tate, Nancy Tate, Pamela Teixeira, Kathleen Thornton, Margaret Weeks, and Janice Whitlock, who were guests of the Senate on Monday, March 14, 1960.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Kesteloot, Mrs. Irvine Husing, Mrs. Elizabeth McCary, Mrs. Edna Raynor, Mrs.

R. Bickert, Mrs. John M. Mohny, Mrs. Wm. H. Zepp, and the following students from Oak Grove Intermediate School: Bill Babcock, Diane Campbell, Tom DeGroft, Dennis Erickson, Robert Goff, Patrick Heide, Susanne Hilton, Linda Isola, Harvey Kaplan, Patricia Keating, Carolyn Kesteloot, Linda Light, Gane Lorenger, Melinda McClure, Richard Moore, Christine Peterson, Sharon Roldan, Joe Rubio, Laurel Strand, Ronald Vanicek, Ralph Westerman, Larry Allen, Sandra Armstrong, Phillip Britram, Bill Bradbury, Mervin Burnett, Barbara Cahill, Gail Cochrane, Rod Flores, Dinah Goff, Steven Husing, Mary Hutchinson, Jill Jones, Mark Layfield, Carol McCary, Michael Pearl, Bob Quinto, Diane Radosevich, Kathleen Robertson, Jack Rymer, Carman Snekvik, Patricia Sumner, Lois Thompson, Robert Thornton, Phillip Vaughn, Rex Williams, Tom Winsborrow, Jill Wilson, Carol Wishard, Tom Wright, Gary Allen, Cynthia Baldini, Rosemary Bickert, Dan Bloomer, Richard Bowers, Pamela Dowell, Pauline Floyd, Dwayne Friez, Gary Garren, Charlotte Godin, Timothy Hardy, Bernadette Linteo, Roberta Loeb, Helen Loera, Michael Mashburn, Suzanne Mooney, Richie Nourse, Tresa Nye, Michael Owen, Gail Pharr, Charlene Rahun, Bette Raynor, Carolyn Schenck, Susan Simmons, Dolores Soto, Dorothy Sterling, Thomas Tomasini, Charles Valentine, Sharon Walker, John Yasuda, Paul Zaro, Cheryl Antink, Sandra Bielawski, Carol Brooks, Andrew Conroy, Mike Cuchna, Doug Dawkins, Bob Dixon, Mike Doherty, Diana Feliz, Tom Haromon, John Hutchin, Alan Johnson, Janeen Kinslow, Sandra Maurer, Diana McAllister, Karen McClelland, Sandra Meggellin, Linda Melson, Gary Miller, Kathleen Mohny, Claudia Nunnally, Greg Onesi, Carol Poertner, Michael Richie, Peggy Ryan, Linda Stein, Clark Wallace, Wendy Weinzheimer, Stephen Wurzbarger, and Janet Zepp, who were guests of the Senate on Monday, March 14, 1960.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Floyd L. Brown, Mr. Shirley Smith, Mrs. Dorothy Little, Mrs. Dorothy Schultz, Mrs. Darlene Golden, and the following students from Fairfield Elementary School: Thomas Agrava, James Anderson, Joel Anderson, Karen Barr, Kenneth Briltz, Sheryl Collins, Thomas Ellington, Susan Emerson, Paul Folsom, Marcia Gerhard, Sharon Hoffer, Joyce Johnson, Judith Johnson, Kenneth Johnson, Jacqueline Joraskie, Emory King, Laura Kolda, Anita Mahoney, David Massa, Roy McNall, Chris Monson, David Norris, Jeri Ronfeldt, Kenneth Rustin, Ann Sandford, Cheryl Searcy, Robert Schmitt, Barbara Shans, Barbara Terry, Douglas Van Order, Robert Williamson, John Wirchniansky, Caron Young, Diane Adams, Ululani Aiu, Geraldine Batula, Courtney Booth, Dennis Caulfield, Ellen Caulfield, Dennis Clark, Lanny Corter, Patricia Duren, Terri Golden, Charles Griffin, Linda Griffith, Barry Grimm, Samuel Hornung, Marie Hutchings, Patricia Keen, Diane Knowles, Anthony Lockwood, Janet Markworth, Gloria Myers, Andy Nichenko, Elizabeth Permenter, Diane Prideaux, Robert Rardin, Diane Renfroe, Vincetta Rooker, Raymond Sanderson, Gary Schultz, Linda Scott, James Stevers, Clifford Webb, and Terry Wilson.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. George A.

Finley, Sr., principal, Mrs. Gloria Brown, and the following students from Allensworth School: Maxine Bonty, Diana Brown, Diana Wheat, Elnora Louis, Charles Pierro, and Lestine Banty.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to D. E. Gallup, teacher; Mrs. Kent, Mrs. Bickar, Mrs. Wm. Bogart, Mrs. Ben Galvin, Mrs. Wayne Willis, Mrs. Horace Jones, Mr. Larry Andre, teacher; Mrs. Marjorie Boettcher, Mrs. Shirley Cimino, Mrs. Louise Lee, Mrs. Phyllis Siemon, and the following students from El Dorado Intermediate School: Jim Alderson, Kathleen Atkins, Ellen Bickar, Jim Brotzman, Sharon Clark, Lynda Covington, Buddy Davidson, Paul Field, Diane Fillmore, Antonia Fraser, Lynelle Fuller, Phyllis Galyon, Pamela Glen, James Kanley, Nancy Kent, Bonnie LePage, Ray Mirat, Monte Montague, Richard Saslow, Adrienne Sherwood, Kenneth Simerly, La Vada Simms, Paul Syndar, Kathleen Soper, Judith Terry, Mary Thompson, Billy Watker, Katherine Carnum, Linda Ahumada, Andrea Albright, Pat Arnold, Bette Bogart, Steve Clarke, Pat Arnold, Jeanne Cash, Steve Breese, Paula Descans, Susan Dumond, Tim Galuin, Janis Gray, Sanford Hillman, Margaret Moore, Ernest Kapphahn, Jim Kessinger, Sandra Knockart, Linda Kolowski, Marsha Lee, Russ Lindgsesa, Skepper Little, Linda Lovelace, Michal MacGuyer, Maggie Moore, Phillip Moss, Carol Nordby, Mike Porslow, Carolyn Putnam, Craig Pynn, Pick Rebbin, Sharon Saul, William Shrey, Don Stewart, Chris Wagner, David Wassom, Jim Willis, Kelly Zuler, Robert A. Anderson, Betty Lundwall, La Vern Ray, Dan Sloneker, Pat Lundwall, Kathy Mello, Sandy Simms, Sally Scramstad, David Skipper, Chris Lord, Mike Tucey, Hubert Haunah, Steve Sloneker, Donna Furr, Jerry Ray, Pat Compton, Connie Capell, Pat Laudero, Jeff Powers, Pam Eckles, Jean Fishburn, Corliss Ladd, Elaine Kimmel, Susanne Jones, Penny Ackerman, Fern Brocbank, Bill Martin, Mike Coy, Sandy Walter, Janet Cofer, Judy Covington, Dennis Hartellius, Anne Boettcher, Jack Booth, Janis Bush, Donna Cass, Pat Cimino, Gene Cross, George Crouch, John Curletto, Gay DaBois, Kathy Fahje, Kathy Foster, Sherry Gozzi, Mary Harris, Benny Hidalgo, Tom Hook, Jon Honsden, Garry Huff, Bob Joseph, Sandy Lee, Linda Lowe, Nora Marshall, Gregg Murphy, Terry Potts, Dave Rubyales, Susan Siemon, Becky Sheedan, Mike Shields, Jack Story, Judy Watts, Verna Weldon, Bill Wilson, and Donna Zonfrelli.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jess Cabrera, Mrs. James Gallaher, Mrs. Lucille Carlson, Mrs. Jim Higginbotham, and the following students from Allensworth Elementary School: Wanda Barry, Bobby Cabrera, Marilyn Carlson, Effie Davison, Larry Gaddy, Linda Gaddy, Marian Gager, Bill Gallaher, Danny Gorman, Karen Harness, Bob Higginbotham, David Holdon, Frieda Ince, Vicki Ingram, Joey Kates, Lloyd Lester, Curtis Long, Henry McCurdy, Shelia Modesitt, Joann McQueary, Donald Richard, Janet Rush, Joan Rush, Jim Rorick, Barbara Walls, Alton Willis, and Dean Willis.

On request of Senators Rodda and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. D. J. Kennedy of Palo Alto and the following students: Berg Steinar

of Norway, Koubi Domain of France, Heike Schulz of Germany, Tuula Pennanen of Finland, Spyros Meimaris of Greece, and Mr. E. J. Paavola of Finland, editor of the agricultural journal, *Oma Maa*.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Herbert Reinl of Sacramento.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Jean Couzens, President, and members of the Republican Women's Club of Auburn; also Mrs. Selma Gordon of Auburn.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Geneva Brownridge and Mrs. Ruth Kofad, representing the Republican Women's Club of Solano County.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Hugh Pryce Jones and Mrs. Dolly Doty of Yuba City.

On request of Senator Dilworth, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Fred Bruderlin, of Vallejo, Mr. Art Pick of Riverside, and Mr. Don Weddle of Riverside.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following women of the Marin Chapter, State Federation of Republican Women's Clubs: Mrs. Mildred Graham, Mrs. Lee Sherry, Mrs. Rose Eiserich, Miss Lydia Melone, Mrs. Greta Samet, Mrs. Janice Magee, Mrs. Anna D'Anna, Mrs. Maria Caletti, and Mrs. Linda Wiggins.

On request of Senator McBride, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Edward A. Naylor of Simi.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Robert Beverly of Los Angeles, Mr. Carl W. McIntosh, President of Long Beach State College, Mrs. Ann Dupuis of Santa Monica, and Mr. and Mrs. George Coughlin of Pacific Palisades.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Don Shaffer of Anaheim, Leif Johnson of Fullerton, Jack Carper of Orange, Angus Tierney, and Fred Allen of Garden Grove; Walter Burroughs and Tom Keevil of Costa Mesa; Helen Johnson of Santa Ana; B. M. Staffon of Buena Park, and William Langsdorf of Fullerton.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Nellie Phillips, Mrs. Thelma Tobey, Mrs. Cecile Rashe, Mrs. Florence Moore, all of Lakeport, and Mrs. Betty Allof of Kelseyville.

On request of Senator Erhart, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Price Thompson of San Luis Obispo.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Henry Goff of Red Bluff.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to E. Spangler and Mabel Steinegger of Paradise, and Ruby Rose of Chico.

On request of Senators Dolwig and Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Frank Tang of Los Angeles.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. William Dusel and Mr. James Thornton of San Jose State College.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Paul Myers and Mrs. Robert Fisher of Los Altos, and Mrs. Kenneth Clarke and Mrs. Hazele Baily of Palo Alto.

On request of Senator Berry, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Penny Hassler, Mrs. Bill Berry, Mrs. Norton Loomis, Mrs. Anna Basham, Mrs. Eva Carpenter, Mrs. Dorothy Alcott and Mrs. Hattie Helmrich of El Dorado County; Mrs. John Dean and Mrs. Elsie Hartwick of Sutter Creek; Mrs. Miriam Petithome and Mrs. Alice Chapman of Calaveras County; and Miss Jane Zimmerman of San Francisco.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gordon Marshall, teacher; Mr. W. A. Matson, Principal; Mrs. March, Mrs. Henley, and the following students from Valley Springs Elementary School: Phyllis Aday, Anne Bowman, Ed Cavagnaro, Jim Chabolla, Richard Comenzind, Bill Cook, Ethelda Erickson, Frances Farmer, Donna Foppiano, Betty Gleason, Tim Griffin, James Hatler, Clinton Henley, Judith McDonnell, John March, Georgia Martell, Kenneth Morris, Tom Pack, Roger Petross, Donna Pliler, Nancy Pliler, Jack Reider, Marilyn Sequeria, Susan Snyder, Tommy Vallo, Billy Villegas, and Mary Walker.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gilbert Plubell, teacher, Mrs. Marcus Payne, Mrs. Genevieve Bolton, Mrs. Laural Mayer, Mrs. Margaret Warcham, Mr. B. W. Matthews, Rev. Frank McMurry, Mrs. Agnes DeFehr, and the following students from Sierra View Junior Academy: Jack Bacon, Ethylyn Bell, Marna DeFehr, Sherry Demettriff, Donna Dounies, Arlene Ermshar, Leon Ferguson, Glenn Franz, Larry Gaines, Arrena Hay, Dorothy Kizziar, Carolyn Lynch, Patti Mayer, Richard Phillips, Bruce Schmidt, David Zinke, Karen Bolton, Jim Bacon, Bill Dounies, Herb Fagan, Patty Haight, Frances Johnson, Ilene Keniston, Gayle LeFore, Pauline Lombard, Marjorie Matthews, Donald Owens, Ruth Payne, Jack Perry, Inez Peugh, Elaine Sanders, Myron Wareham, and Eddie Zinke.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Steven Marusich, Mr. William Sparks, Mrs. Willie Mae Johnson, Mrs. Madeline Miguel, B. N. Montgomery, and the following students from Elbow Creek School: Dale Armstrong, L. Ray Boland, Lester Briscoe, Percy Compton, Larry Friend, Arthur Haro, Daryl Mackey, Larry McIntosh, Eliseu Mendonca, Charles Pate, Robert Segura, Garreth Schneider, Joel

Walt, Richard Alfred, Billie King, Beverly Andrews, Sheila Johnson, John Lindquist, Janet Parker, Virginia Spry, Mary Stages, and Sylvia Van Fleet.

On request of Senator Miller, the privilege of the floor of the Senate chamber for this day was unanimously extended to Mr. Egan, Mr. Robinson, and the following students from Charlotte-Wood School: James Arnes, Barbara Bender, Marjorie Bollen, Suzanne Patsy Suzanne Campbell, Donald Chapman, Elmer Cunningham, Michael Carter, Susan Jackson, Richard Egan, Joseph Farnsworth, Alan Fink, Thomas Fisher, Jack Frothingham, Raymond Givens, Leslie Grant, Candice Hansen, Nellie Holstrom, Eric Hulse, Anne Leonard, Thomas Lindeke, Marjorie Margaret William Morrison, John Mueller, John Nelson, Thomas Patterson, Gary Peters, Kenneth Benjamin Sander Schindler, Robert Stephens, Marjorie Van De Walle, Thomas Yamashita, Kenneth Van Dook, Walter Patrick James, Donald Joseph, Roger Donald, Thomas Davidson, Susan Island, John Evans, Kenneth Evans, Joe Follenweider, Charles Peters, John Fink, Nancy Grant, Donald Hansen, Patricia Irwin, Robert Johnson, Kathryn Egan, Kay Kuhlman, Gladys Kautzsch, Robert Lindgren, Bruce Matheson, Gregory McMillan, Russell Myron, Kenneth Nelson, Wayne Olson, Alan Olson, Charles Olsen, Carolyn Perry, Walter Smith, Jill Spennett, Cheryl Stillwater, Dennis Soller, Janet Tark, Charles Wagner, Donald Winter, and Pamela Wilson.

On request of Senator Follenweider, the privilege of the floor of the Senate chamber for this day was unanimously extended to Mr. Owsen, Mr. Dicks, Mr. Cook, and the following students from Watson School: Ed Arnes, Elizabeth Angel, Lyle Jensen, Alan Jack, Kenneth Jensen, John Joseph, Roger Matheson, Joe Peters, Charles Fink, Pauline Grant, Eric Henry, Amy Thompson, Robert John, Clifford Malmgren, Jerry Kaphorn, Jane Harwood, Linda Sander, Lawrence Thomas, Gary Taylor, Dale Davidson, John Egan, Louis Sander, George Sandlin, Donald Sander, Edward Schindler, Donald Silva, Anne Sullivan, Harold Foster, Roger Thompson, Yana Yacht, Mary Wallace, Janice Ward, Wendy Wyman, David Donald, Rob Cook, John Fort, John Harwood, Beverly Hansen, Joanne Jack, Charles Barker, Marjorie Hernandez, Lee Holstrom, Scott Kautzsch, Lill Lindblad, Tyrone Malmgren, Jack McNelly, Kathleen Matheson, Stanley Sander, Dennis Owen, Janet Parodi, Janet Peters, Cynthia Reed, Frances Tugler, Elmer Jones, Anne Yacht, Carl King, Sharon Sand, Mike Talmadge, Bruce Tork, Jackson White, John Wicker, Paul Barham, Patricia Deary, Louise Egan, Gary Donald, David Grant, Karen Cavallero, Jack Cunningham, Donald Cook, Beverly Jensen, Cecilia Estrada, Charles Foster, Patrick Gaudier, Marjorie Gustafson, Michael Gustafson, Kenneth Hansen, Robert Hedges, Arnold Hinescent, Lawrence Johnson, Christine Lane, Sandra Hays, Felix Harrison, Robert Mayfield, Thomas Newman, Ginger Pratt, Michael Quinn, Betty Sandford, Marjorie Sander, Wayne Thorne, Marjorie Torga, Jerry Taylor, Brian Tyson, and Jeffrey Wilson.

On request of Senator Follenweider and Miller, the privilege of the floor of the Senate chamber for this day was unanimously extended

to Sister Mary Frances Catherine, Superior; Sister Marian Jane, Sister Mary Clotildis, Sister Gerarda Marie, Sister Mary Herbert, Miss M. Brennon, and the following students from Holy Names High School: Barbara Arnold, Joan Arri, Carmen Asturias, Frances Bacina, Susan Bailey, Joan Barbaria, Diane Barindelli, Patricia Braga, Carol Brasesco, Patricia Bryant, Elda Bugnatto, Judith Burden, Joann Carlson, Carolyn Cavallero, Jo Anne Clark, Darlene Clary, Kathy Corcoran, Cynthia Croce, Carolyn Cullis, Marylann Culver, Kathryn Cuneo, Sharon Cunningham, Barbara Dalziel, Rose Mary De La Vara, Patricia Denny, Marlene Depper, Mary Drury, Joyce Duggan, Judy Dunnette, Joyce Ferguson, Michele Filippa, Pat Fitzgerald, Barbara Fleitz, Carol Fleitz, Catherine Garner, Suzanne Garetto, Carolyn Girard, Marti Gudmundsen, Sally Gunn, Carol Hallmeyer, Michele Hamm, Gail Hayden, Olivia Horton, Elizabeth Jones, Kathy Kearney, Therese Keller, Maureen Kelley, Kathleen Kimmey, Pamela Kraus, Marsha La Franco, Catherine Lalor, Mary La Marre, Margaret Leary, Chantal Lerch, Rose Ellen Lighthouse, Sally Lipps, Sharon Lowell, Imelda Lucia, Veronica Maes, Kathleen Maloney, Dolores Mandish, Susan Martin, Christina Martinelli, Adrienne McCree, Judith McEnhill, Anne McGlynn, Wendy McGuire, Susan McHale, Mary McNaughton, Cathleen Mead, Christine Mead, Laura Miller, Margaret Molinari, Noreen Mulholland, Diane Naim, Susan O'Brien, Jean O'Donnell, Maureen O'Keefe, Maria Pachao, Jean Perry, Judith Posesta, Joanne Roffaelli, Anne Reilly, Annette Richardi, Madeline Rieger, Andrea Roback, Maureen Miller, Carleen Rogers, Carol Roy, Marianne Sabatte, Mayann Salamid, Gloria Sanchez, Pat Sanchez, Margaret Sexton, Carol Shay, Susan Shepherd, Pam Sibley, Memorie Solomon, Ernestine Souza, Joan Stevens, Effie Stone, Collette Traverse, Claire Vergez, Arlene Vola, and Cathy Whitman.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Grace Bryson, Chairman, and the following members representing the Democratic Women's Clubs: Marion V. Harwood, Grace Lindgren, Frona Ernst, Mary C. Lee, Frances Albrier, Edna Lash, Florence Ragle, A. Morris, Signe Copeland, Mary Loushin, Rosalie Creeque, Betty Test, Jean King, Edna Pushala, Mary M. Benwell, May Treffery, Myrtle King, Mabel Borden, Emily Morse, Elizabeth Trottier, Bertha K. Scholz, Anna Murphy, Grace Beck, Edith Silvey, Mrs. Donald Elliot, Joyce Benson, Mrs. Donald O'Rourke, Mrs. Laurie McCorkle, Mrs. Bertha Alderson, Ethel Woodard, Mrs. Alfred Rahm, Mrs. Clancy, Mrs. Solomon, Mrs. Nettie Munson, Ann Feit, Kate Medaglia, Victor Medaglia, Mrs. Friedigkeit, Mary C. Russell, Shelby Smith, Minnie Massingill, L. Bianchi, Virginia Fernandes, Gladys Black, Bell Lidell, Jeanetta M. Bark, Tom Bryson, Edna Anderson, Reba Matheny, Sophia Kates, Margaret Vlastos, Mary Borden, Bernice Dunn, Paul Morse, Agnes Brown, Beatrice Fisher, Melva Hunter, Bess Corbis, and Mrs. Osborn Pearson.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. George F. Malone, Chairman, and the following members of the Fremont Democratic Women's Forum: Mrs. Thomas Almond, Mrs. William

DeJong, Mrs. Robert H. Finlaysen, Mrs. William Moore, Mrs. Charles Russell, Mrs. Roy Steadman, Mrs. E. G. Rex, Mrs. Alec Boatman, Mrs. Ceciel Cowan, Mrs. Dwight Brown, Rev. Frank Mitchinson, Daisy Mae Islein, Gloria Moody, Mary Vargas, Bertha Gibson, Mrs. Bob Elliott, Mrs. Donald Elliott, Joyce Benson, Mrs. Donald O'Rourke, Mrs. Laurie Corkle, Mrs. Edith Silvey, Mrs. Bertha Alderson, Ethel Woodard, Alfred Rahm, Mrs. Clancy, and Mrs. Solomon.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ernest Jones, Legislative Chairman, Mrs. John Mink, Mrs. Albert Boles, Mrs. George Wilson, Mrs. E. K. Austin, Mrs. Luther N. Johnson, Mrs. Esther Pedersen, Mrs. Margaret Ogrey, Mrs. Jessie Faye, Mrs. Marianne Mohr, and Mrs. Elaine Draher, members of Piedmont Area Republican Women's Club.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 14, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 14, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 18

Assembly Concurrent Resolution No. 19

Assembly Concurrent Resolution No. 22

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Concurrent Resolution No. 18—Relative to commemorating the Pony Express run.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 19—Relating to the issuance of pamphlets by the Department of Motor Vehicles.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 22—Relative to the elimination of railway grade crossing accidents.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 3

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 10

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolution re-referred to Committee on Transportation.

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 13

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 16

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Judiciary.

BURNS, Chairman

Above reported resolution re-referred to Committee on Judiciary.

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Assembly Joint Resolution No. 7

Assembly Joint Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Military and Veterans Affairs.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Military and Veterans Affairs.

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Joint Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Water Resources.

BURNS, Chairman

Above reported resolution re-referred to Committee on Water Resources.

Committee on Finance

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 12

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

McBRIDE, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 13

Senate Bill No. 14

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McBRIDE, Chairman

Above reported bills ordered to second reading.

Committee on Business and Professions

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The Committee on Business and Professions, to which was referred:

Senate Bill No. 10

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

JOHNSON, Chairman

Above reported bill re-referred to Committee on Finance.

Committee on Rules

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The committee on Rules, to which was referred:

Senate Bill No. 18

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bill re-referred to Committee on Governmental Efficiency.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, March 7, 1960; Tuesday, March 8, 1960; Wednesday, March 9, 1960; Thursday, March 10, 1960; and Friday, March 11, 1960, be approved as corrected by the Minute Clerk and Journal Clerk.

Motion carried.

MOTION TO PRINT REPORT IN JOURNAL

Senator McCarthy moved that the following report of the Joint Committee on Legislative Reference Library be printed in the Journal.

Motion carried.

CALIFORNIA LEGISLATURE

JOINT COMMITTEE ON LEGISLATIVE REFERENCE LIBRARY
ROOM 3196, STATE CAPITOL, March 14, 1960

The Hon. Glenn M. Anderson,

President of the Senate

The Hon. Ralph M. Brown,

Speaker of the Assembly

GENTLEMEN: The Joint Committee on Legislative Reference Library, pursuant to Assembly Concurrent Resolution No. 40, adopted February 5, 1959, presents herewith a Progress Report of its activities during the past year and proposed future studies.

Respectfully submitted,

JOINT COMMITTEE ON
LEGISLATIVE REFERENCE LIBRARY
AUGUSTUS F. HAWKINS, Chairman

PROGRESS REPORT**JOINT COMMITTEE ON LEGISLATIVE REFERENCE LIBRARY**

1959

PART I**THE LEGISLATIVE REFERENCE LIBRARY**

The 1959 Legislature recognizing that "the availability of necessary factual information and research assistance is vital to the legislative process" by joint resolution authorized the Assembly and Senate Rules Committees to study and if found feasible provide for the establishment of a Legislative Reference Library in the Capitol Building for the

exclusive use of the Members of the Legislature and their employees.

Space was approved for the library in Room 3194. Furnishings were temporarily supplied by the Assembly Rules Committee and at the request of the State Librarian, working equipment was purchased by the Joint Committee on Legislative Reference Library from a special fund created for the purpose. The library opened in January 1959.

Thirty-five hundred requests were serviced by the Legislative Reference Library during the year in which it has been operating.

The interim committee reports which were turned over to the reference library have been catalogued and represent 8,500 card file entries covering investigations and legislative studies over the past 10 years. Recent committee reports are being catalogued as they are received.

PART II

THE JOINT COMMITTEE ON LEGISLATIVE REFERENCE LIBRARY

Assembly Concurrent Resolution No. 40 of the 1959 Session created the Joint Committee on Legislative Reference Library to investigate all facts relating to a legislative reference service, to catalogue and index legislative publications and to supervise the maintenance of the Legislative Reference Library.

Committee studies underway include the following subjects:

- (a) The scope and type of service required by the California legislator.
- (b) Services presently available and their location.
- (c) How best to co-ordinate the services.
- (d) Services needed other than those available from the State Library.
- (e) Under what agency would a legislative reference service best function.

Studies thus far indicate that the following aids are fundamental to a reference service:

- (1) A medium where the legislator may readily obtain actual facts and accurate information on subjects in which he is interested such services to be rendered without regard to prestige or politics on a confidential basis.
- (2) A summary and index of information available from the various departments and agencies of the State.
- (3) Files containing information of local, statewide and of general interest to the individual legislator.
- (4) Personnel with an understanding of legislative problems who can interpret the desires of the legislator and provide him with information promptly in the shortest possible form.
- (5) Information in anticipation of problems which may be presented to the Legislature.
- (6) Establishment of a depository for interim reports and a method for distribution.
- (7) Transcripts, documents and other materials used or received at hearings of interim committees indexed, catalogued and filed so as to preserve them for future use thus avoiding costly printing.
- (8) Accumulation of information as to "legislative intent" on enacted legislation insofar as possible.

(9) Files of clippings from newspapers and magazines on current problems.

(10) An "after session summary" of significant measures enacted by the Legislature.

(11) A central point of distribution of state-printed materials.

The committee has requested the assistance of the Citizen's Legislative Advisory Commission and the University of California in an objective and thorough analysis of the problem of creating a reference service which will meet the requirements of the California Legislature. This study is expected to:

—Catalogue sources of information and major research services available to the Legislature

—Investigate structural operations of reference libraries throughout the country with particular reference to the Wisconsin plan

—Reveal through a questionnaire and personal interviews the specific needs of the legislators

It is the goal of the committee to finalize the recommendations and incorporate the results in a report to the 1961 Legislature. We are hopeful of completing recommendations for a reference service which will render the California legislator valuable assistance in the performance of his duties. Surrounded as he is with the complexities of a fast-growing State, coupled with local problems, civic duties and the demands of his constituents, a convenient, up-to-date, centralized informational or reference service to serve him efficiently and promptly is of utmost importance.

Respectfully submitted,

JOINT COMMITTEE ON
LEGISLATIVE REFERENCE LIBRARY

AUGUSTUS F. HAWKINS, Chairman

JOHN F. MCCARTHY, Vice Chairman

RICHARD J. DOLWIG

RALPH M. BROWN

JOHN J. HOLLISTER

JACK SCHRADER

Sacramento, California, March 14, 1960

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 11: By Senator Berry—Relative to commemorating the Centennial of the Pony Riders of the Overland Pony Express of 1860 and 1861.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 12: By Senators Regan, O'Sullivan, Berry, Thompson, Stiern, Collier, and Brown—Relative to the Fairs Allocation and Classification Committee.

Referred to Committee on Rules.

Senate Joint Resolution No. 3: By Senator McAteer—Relative to Karantonin.

Referred to Committee on Rules.

RESOLUTIONS

The following resolutions were offered:

By Senator Berry:

Senate Resolution No. 36

Relative to National Forest Products Week

WHEREAS, The forests of California form an extremely important part of the natural resource wealth of the State, and it is essential to the future economic welfare of California that these forests be maintained in continuous production of forest products; and

WHEREAS, The maintenance of a good market for forest products is essential to the practice of forestry, practice resulting in sustained growth and to the welfare of the forest industry; and

WHEREAS, The Forest Industry of the United States with the assistance of the International Concatenated Order of Hoo Hoo is sponsoring a "National Forest Products Week" to call attention for the need of promotion of the use of all types of forest products; now, therefore, be it

Resolved by the Senate of the State of California, That the State Senate invites and urges all persons in California, interested in production of forest products and in the management of forest lands for continuous forest production, to observe and participate in "National Forest Products Week" on October 16 to 22, 1960.

Resolution read, and referred to Committee on Rules.

By Senator Thompson:

Senate Resolution No. 37

Relating to the 50th Anniversary of the death of John J. Montgomery,
California scientist and aviation pioneer

WHEREAS, The year 1961 will mark the 50th anniversary of the death of one of California's greatest men of science and letters, John Joseph Montgomery, M.S., Ph.D.; and

WHEREAS, Professor Montgomery who made the first flight on wings by an American—possibly the first by anyone—in 1883 in San Diego, over 20 years before the Wright brothers flew a powered plane at Kitty Hawk, has justifiably earned the titles of "The Father of Aviation" and "Newton of the Air," for his extraordinary and advanced experiments and research in the principles of aviation performed between 1879 and the year of his death, 1911, in various areas of the State, including the college grounds at Santa Clara College; and

WHEREAS, Born in Yuba City in 1858, and educated at Santa Clara College and St. Ignatius College, this pioneer in science immediately after leaving college in 1879 turned his attention to the problem of the navigation of the air, observing and studying the flight of birds, and making accurate measurements of the relations between weight and wing surface, which studies led to his glider tests and a treatise which he read in 1893 before the World Aeronautics Congress at Chicago during the World's Fair, announcing perhaps for the first time the essential scientific principles in the construction of heavier-than-air machines; and

WHEREAS, Professor Montgomery was the inventor of gliders with curved wings which gave them greater buoyancy and stability in the air than the flat wings conceived by other inventors and experimenters, and performed many successful experiments with gliders before the Wright brothers contributed their idea of an engine-powered craft; and

WHEREAS, On April 29, 1905, from the college grounds at Santa Clara, thousands of people witnessed a wonderful, practical demonstration of his achievements, when a glider, designed by Professor Montgomery, was cut loose from a soaring balloon when 4,000 feet above ground and under the control of its pilot quietly glided downward, executing many extraordinary and complex maneuvers until it was brought to rest on a previously designated spot, three-quarters of a mile from the place where the balloon had been released; and

WHEREAS, During the next two years, 60 equally daring flights were made throughout California by Professor Montgomery and his crew of pilots; and

WHEREAS, International recognition of his place as the father of aviation has come from the government of Austria which, after years of research, has determined Montgomery to have been the first in the world to successfully have navigated the air; and

WHEREAS, The proper recognition of Montgomery's research and experiments thus gives California the notable distinction of being the birthplace of modern aviation; and

WHEREAS, Among Professor Montgomery's other notable achievements are included the invention of the tel-auto-print, later commercialized by use of the typewriter in

connection with telegraph facilities for typing messages at distant stations, and the invention of a process for converting alternating current into direct current for battery rectifiers; and

WHEREAS, As well as being an inventor and scientist, he was a member of the faculty of Santa Clara College, a member of the National Aeronautical Association of the United States of America, and a member of the Aero Club of America; and

WHEREAS, This distinguished Californian suffered an untimely death on October 31, 1911, in Evergreen, an unincorporated community near San Jose, as the result of injuries suffered in one of his frequent glider flights; and

WHEREAS, The name and unparalleled achievements of John Joseph Montgomery are not so generally known and appreciated as those of some others whose discoveries were far less important to aviation than were his; and

WHEREAS, The Reverend Arthur D. Spearman, S.J., Archivist, University of Santa Clara, is now making a study of and collecting materials about this most remarkable man; and

WHEREAS, The attention of the people of this State, our Nation and foreign lands should be called to the remarkable achievements of Professor Montgomery in order that there might be proper historical recognition and appreciation for his outstanding contributions to the advanced technological world that we enjoy today; now, therefore, be it

Resolved by the Senate of the State of California, That the Members, in honor of the memory of the pioneer of modern aviation, John Joseph Montgomery of California, do commend, encourage and heartily endorse those efforts made by individuals and organizations to publicize the life and accomplishments of Professor Montgomery; and be it further

Resolved, That the Members invite the people of this State and the United States to join in plans to commemorate and observe next year the 50th anniversary of the death of this man of science and letters who was so far advanced for his time and who contributed so much to the knowledge of his day, laying the indispensable cornerstone of aviation, among other achievements; and be it further

Resolved, That three suitably prepared copies of this resolution shall be prepared, one of which the Secretary of the Senate is directed to send to the University of Santa Clara.

Resolution read, and unanimously adopted on a motion by Senator Thompson.

By Senators Regan, Arnold, O'Sullivan, Beard, Christensen, Holmdahl, Grunsky, Dolwig, Richards, Fisher, Shaw, Cobey, Farr, Rattigan, and McAteer:

Senate Resolution No. 38

Commending Television Channel No. 6

WHEREAS, Television Station KVIE, Channel 6, is the educational television station serving Sacramento and 15 surrounding counties; and

WHEREAS, On Wednesday, March 9, 1960, the California Senate Committee on Judiciary held a day-long hearing on the question of abolishing capital punishment; and

WHEREAS, Because of the widespread public interest in the subject, Station KVIE undertook to telecast the entire proceedings of the hearings; and

WHEREAS, Through the efforts of the station despite numerous technical problems and unforeseen difficulties, the public was able to see and hear on television virtually all of the testimony presented on both sides of the issue; now, therefore, be it

Resolved by the Senate of the State of California, That Television Station KVIE, Channel 6, is congratulated on its excellent work in presenting the Senate Judiciary Committee's hearing on capital punishment, and commended on its fair and impartial coverage of the proceedings; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Station KVIE.

Resolution read, and referred to Committee on Rules.

By Senator Miller:

Senate Resolution No. 39

Relative to commending Pacifica Foundation

WHEREAS, Pacifica Foundation has served the public of Northern California for more than 10 years through noncommercial, educational radio station KPFA; and

WHEREAS, Pacifica Foundation seven months ago extended public service broadcasting to Southern California with the establishment of radio station KPFA in Los Angeles, and

WHEREAS, The Pacifica Foundation nonprofit radio stations broadcast programs which enlarge the cultural experience of the listener and widen his capacity to meet the problems, the challenges, and responsibilities of modern living; and

WHEREAS, Pacifica Foundation Radio continues to live up to its Peabody Award citation received in 1957 for "... its courageous venture into the lightly-trafficked field of thoughtful broadcasting and for its demonstration that mature entertainment plus ideas constitute public service at its best."; and

WHEREAS, Hundreds of thousands of Californians find enjoyment, information and continuing education in this kind of broadcasting; now, therefore be it

Resolved by the Senate of the State of California, That the Members hereby commend Pacifica Foundation for making possible this free and vital force in the intellectual life of California, and for upholding the highest American tradition of Freedom; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a copy of this resolution to Pacifica Foundation.

Resolution read, and referred to the Committee on Rules.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Concurrent Resolution No. 3—Relative to small craft harbor loans.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stern, Teale, and Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 2.25 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m. Wednesday, March 16, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

FOURTEENTH LEGISLATIVE DAY

TWENTIETH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, March 16, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, Keep us teachable, we pray, even though we have become mature adults and some of us are full of years, for there is so much to learn. Keep us teachable that we may be able to hold to the best from our past, and grasp with firmer hand the eternal light that will lead us to discover new and enlarged dimensions of truth. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Teale, on motion of Senator Arnold, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ronald S. Bessey, Mrs. G. L. Hamilton, Casper Wilhelm, Mrs. C. V. Steinhauer, Mrs. Joe Kovacevich, Mrs. Howard Nielsen, Tom Busby, and the following students from Richgrove School District: Stephen Brown, Paul

Carillo, Vincent Cimino, Ted Fernandez, Armando Jiminez, Jessie Lopez, Gilbert Mendez, Robert Mendez, Eric Nielsen, Bobby Owens, Denny Owens, Sammy Rivera, Larry Rowland, Danny Sims, John Steinhauer, Danny Williams, John Guerrero, Gary Moore, Jesse Ortega, Richard Conrado, Virginia Albertson, Carolyn Almaraz, Betty Barrett, Marilyn Callahan, Joyce Carter, Helen Guerrero, Jana Hamilton, Vivian Kovacevich, Mary Ellen Magana, Patricia Mason, Judith Parker, Patsy Pavieh, Henrietta Portello, Helen Serda, Judy Sparks, Claudia Toner, Brenda James, Connie Alejandro, Dolores Alejandro, and Rosa Martinez. From Columbine School: Don Miller, Lee Schlitz, Tony Tello, Peggy Aubrey, Cheryl Barnard, Sheila Fulmus, Mary Gutierrez, Carolyn Helton, Sharon Nagatani, Amelia Zacarias, and Rena Holt.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Macaulay, principal, Mrs. Burton, Mrs. Lewis Jones, and the following students from Liberty Elementary School: Judy Adams, Jae Burton, Barbara Holdridge, Jessie Jones, Evelyn Nunes, Ruby Wallen, Don Goins, Bob Kurig, Roger Phelps, Curtis Smith, and Stanley Thompson.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Helen E. Williams of Porterville, sister of the Senator, and his wife, Mrs. J. Howard Williams.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Bob Walters, Mr. Ed Gerber, and Mr. John Geoghegan of Los Angeles. Also Mr. and Mrs. Larry Brennan of Manhattan Beach.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mary Morgan, Mrs. Mary Richardson, Miss Louise Long, Mrs. Elizabeth Chisholm, and Mrs. Constance Norton of Modesto.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following high school seniors from Sonoma County: Mavis Meyers, Cloverdale; Sherilee Buerer, Geyserville; Wanda Gren, Healdsburg; Melanie Schodde, Santa Rosa; Judy Johnson, Santa Rosa; Shirley Stange, Sebastopol; Diane Bullard, Petaluma; Judy Lerer, Petaluma; Victoria Perez, an exchange student from the Republic of Argentina, Petaluma; Marietta Nelson, Sonoma; and to Mrs. John A. Hall, Kenwood, and Mrs. George F. Pitts, Geyserville.

On request of Senators Rattigan and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Diane Stallings of Redwood City.

On request of Senator Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Alice Lasher Shaw of Ontario, and Mr. and Mrs. Harry Rogers of Ontario.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Eleanor D. Nettle of San Mateo, Mr. and Mrs. William Gos of San Mateo, Mr. Lorry I. Lokey of San Mateo, Mr. Robert A. Durfee of Menlo Park, and Mr. Hal Dunker of Redwood City.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Clarissa Sockwell, Elva Guthmiller, Mrs. Ethel Johnston, Mrs. Lavina Blakly, Mrs. Beverly Bond, Chief Operators, Mr. Jack Tellefesen, and Mr. John Floyd, all with the Pacific Telephone and Telegraph Company. Also Mr. and Mrs. Max Schwartz of Minneapolis, Minnesota, and Mrs. Leon P. Addis of Sacramento.

On request of Senator McAtcer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Allen Jameson and Mr. Paul F. O'Gara of San Francisco.

On request of Senator McBride, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Patricia Decker of Burbank and Mrs. Alice B. Springer of Ventura.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Della Madsen, Miss Phyllis Middleton, teacher, and the following students from Cressey Elementary School: Alma Brewer, Ronald Chandler, Alma Cochran, Kenneth Cochran, Delilah Koehn, Betty Madsen, Eldon Middleton, Teddy Okano, Vicky Anne Sabin, Donna Thornton, and Elizabeth Weiss.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Eleanor Santos, bus driver, Mrs. Geneva Moon, school nurse, Mrs. Gladys Fitchett, Merced County Schools Consultant, James Coffey, eighth grade teacher, and the following students from McSwain Union Elementary School District: Beverly Beutel, Sally Christen, Paulette Dickens, Judy Morris, Sharon Silva, Barbara Fragulia, Rita Juarez, Cheryl Stribling, Janice Gordon, Eleanor Hurtado, Dianna Borba, Marilyn Silva, Orvil West, Albert Groth, Harold Souza, Steve Morgan, Teddy McBee, Johnny Fragulia, Joe Santos, Roger Fragulia, Louis Ortego, Douglas Criswell, Leon Foster, and Robert DeWees.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Instructors, Leonard Whitmore, Walter Matthews, Supt. Edward Hale, and the following students from El Capitan School: John Collier, Harvey Del Cruz, Jerry Dornan, Jackie Graves, Lee Roy Hamilton, Warner Jungmanns, Douglas Lindgren, Bernard Pollinger, Ira Ralston, Tom Smarr, Gregory Stambaugh, Jackie Thompson, Mike Welch, Maria Bougoukalos, Judy Daniels, Janet Freeman, Judy Grissom, Patsy Hamilton, Pat Headley, Alice Koehn, Emma Jean Koehn, Clara Long, Barbara Nambatoc, Ann Putman, Janice Reich, Judy Salmon, Linda Sapp, Shirley Welch, Joyce West, James Bledsoe, Teddy Cooper, Howard Eck, Reuben Harding, Richard Massey, Danny Oates, Kenneth Spence, Billy Standridge, Handy White, Theresa Alcorido, Darlene Davenport, Veronica Essary, Gloria Huber, Deloris Isley, Wendy Luney, Gloria Moreno, Faye Moss, Sandra Odell, Christine Parnell, Chryl Payne, Tina Ramos, Leona Robinson, Connie Rosson, Charlotte Sapp, Janice Schell, Velma Schmidt, Darlene Venoble, Glenda Withrow, and Carl Johnson.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Adele Levine, teacher, Mr. Paul Ruud, student teacher, and the following

students from San Leandro High School: Jackie Beran, Claudia Branden, Mary Bristow, Lenette Brusstar, Linda Christianson, Bob Coodridge, Vicki Crane, Jack Daley, Lynne Dalrymple, Laury Debieke, Gail Depolo, Joan Des Roches, Gerry Donnelly, Joan Edwards, Jeannette Fain, Bill Farmer, Sue Faulkner, Iris Fernandez, Don Firtado, Penny Furtney, Bob Galetti, Lynne Gaskins, Charlotte Gehrkins, Gail Geisert, Sue Gordon, Jim Grisham, Cheryl Harris, Donna Hepworth, Curt Hoffman, Carole Holden, Brenda Keeton, Jim Koven, Dennis Kruger, Ron Lewis, Marilyn Liernen, Danny Lofgrenn, Paul Lucia, Wayne Macho, Wendy MacIver, Jackie Maltester, Linda Marks, Joe Martin, Frank Martin, Donna Mason, Marion McCarthy, Rich McClelland, George McKittrick, June Medley, Diane Miller, Les Nardine, Alan Parenti, Carole Parenti, Joan Patton, Bill Parie, Robert Parata, Ron Phillips, Diane Pritchard, Roxanne Pulju, Bob Ransome, Ozzie Rodriguez, Pam Posewall, Paul Sacks, Sue Rhoy, Nick Silva, Lucilia Silva, Sherry Silva, Ray Speck, Sue Sponheim, Ed Smith, Lola Tennant, Jerry Trumbell, Tom Tripp, Reata Turner, Lee Van Brederode, Kathy Vetro, Gary Wagner, Margie Waldren, Peggy Watson, Karen Watters, Cindy Weathers, Gregg Welch, Suzanne Wilson, Joan Wilson, Jack Wright, Judy Wright, Julie Johnson, and Alice McCallum.

On request of Senator Berry, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Dorothea Engstrom, teacher; Mrs. Dorothy Emery, Mrs. Ruth Berglund, Mrs. Jocelyn Stennett, Mrs. Kay Carroll, and the following students from Camino Union Elementary School: Sharon Alexander, Connie Anderson, James Bannatyne, Eric Berglund, Marcella Bishop, Wilmer Cannon, Karen Cyphers, Robert Darr, Nancy De Biddle, Jeannette Farley, Elizabeth Gordon, James Gunn, Warren Halstead, Barbara Johnson, Ted Jones, Dennis Kinnish, Gary Krenkau, Barbara Lind, Charles Lyman, Dona McKibben, Joyce Meaus, Glenda Moore, Sandra Pollard, Gloria Prosser, Wendell Reynolds, Terry Roberts, Roxana Sargent, Gary Sloan, JaNeene Snyder, Douglas Stennett, Donald Swertfeger, Louis Torres, Wanda Waisner, Mike Woodside, Patrick Ward, and Jerry Young.

On request of Senator Berry, the privilege of the floor of the Senate Chamber for this day was unanimously extended to James Granger, teacher; Mrs. Clare Carter, principal; Mrs. John O'Connor, Mrs. Inez Wigiert, Mrs. Gordon Fulp, Mrs. Roscoe Brooks, and the following students from Gold Oak Union School: James Ayer, Rita Brocklehurst, Linda Brooks, Harland Dains, Betty Dean, Randolph Fulp, Reginald Hall, Paula Tugaeff, Daniel Lewis, Michael Lightfoot, Janet Locke, James Maxey, Gerald Meyer, William Mitchell, Patricia O'Connor, Gloria Rames, Leonard Rivard, Leo Springer, David Stephens, Rosie Torres, and Helen Wigiert.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Paul Harper, Mrs. Wayne Crandall, Mrs. Lonie Mazzoleni, Mrs. Arthur Jones, Mrs. Don Smothers, Mrs. Marge Foresman, Mrs. Raymond Manley, Mrs. William Miller, Mrs. Bob Hansen, Mrs. Rose Boozell, Mr. Bob Borges, Mrs. Emil Sokolis, Mrs. Margaret Millerick, Mrs. Dorothy Hammond, Mrs. P. A. Williamson, Mr. Arthur Hunt, Mrs. Albert Graf,

Mr. K. Ono, Mrs. Ben S. Burdo, Mrs. William Norfleet, and the following Cub Scouts of Pack 28, Sebastopol: David P. Bengtson, Dennis J. Crandall, Leonard Holloway, Arthur C. Jones, Paul Harper, Stephen Barber, William Mazzoleni, George A. Mazzoleni, David Dresbach, Michael Orr, James Shura, Denny Barlow, Michael Newman, Mark Smothers, James Foresman, Bobby Cornielsen, David Long, Bill Miller, Dennis Miller, Paul Manley, Michael Childress, Kenneth Fiori, Gary Smothers, Robert Burdo, Donald Garner, Rickey Williamson, Harry Alkire, Allan Ono, Timothy Hunt, Mike Howard, Dennis Graf, Gary Thompson, Billy Norfleet, Craig Catterall, David Johnson, Ernest Cordoza, David Hurst, Mickey Borges, Warren Hansen, Randall Hefington, Michael Boozell, Stephen Newman, Frederick Coulter, Steven Morgan, Daniel Robertson, Russell Leroux, Randy Lee Pilgrim, David Baker, David Williams, Thomas Sokolis, Jerry Millerick, Richard Hammond, Terry Olson, Charles Bishop, Steven Furusho, Bill Bouton, Duane Garner, and Chris Carley.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Hito, Mr. Kissack, Mr. Thompson, and the following students from Hayward Elementary School: Marlene Connelly, Janie DeArmon, Lois Farrell, Danny Fields, Bill Fitzpatrick, Dianna Fong, Carole Gross, Esperanza Guzman, Patrick Hosino, Irma Irizarry, Barry Knobles, John Martin, Patsy Martinson, Judy Melvin, Pressley Merrill, Cynthia Montana, Tom Mueller, Ruben Nieto, Judy Romero, Jeanne Rubick, Michael Shane, David Simon, Linda Simon, Marlene Souza, Judy Swiss, James Tachella, Alice Tapia, Randall Trowbridge, Margaret Vierra, Richard Whelan, Susan White, Rodney Andazola, Aram Attarian, Cecelia Baca, Ruth Bales, Michael Bervig, Flora Borrero, Marilyn Brillard, Elaine Camasho, Richard Clute, Odell Cox, Donna Dalton, Frank Donofrio, Charles Dugan, Dianna Gatz, Gail George, Michael Hall, Edward Kennedy, Stephen Lee, Anthony Lima, Ronald Lira, James Lovell, Alice Martin, Michael O'Brien, Carol Sue Reser, Arla Strasser, Michael Suierro, Marsha Sutton, Susan Trowbridge, Tom Valenzuela, Fred Vigil, Michael Milton, Joe Varela, Dennis Alcalde, Robert Alvarado, Linda Barclay, Cheryl Caudle, Lana Caviglia, Mary Cowell, Terrie Draxten, Ronald Duplanty, Dennis Ervin, Susan Feldman, Josephine Ferrera, Ronald Fisher, Paul Fitzpatrick, William Gilley, Doreen Gomes, Rosemarie Grammatica, Lola Hardwick, Douglas Henry, Barbara Hudak, Linda Johnston, Beverly Kimzey, Joseph Kyle, John Manteli, Dave Massey, Gary Milan, John Ramfert, Ronald Rodelandier, Alfred Rodrigues, Douglas Sibley, Avis Smith, Barbara Brewer, and Jessie Yearwood.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Keefe, Mr. Whitten, and the following students from the Charlotte Wood School: John Blades, Alan Brown, Bonnie Burns, Wayne Canterbury, Steven Cloyes, Derward Countz, Patricia Crossen, Toni Delaney, Carl Eschen, Gail Evans, Nell Forsey, Lita Gates, Michael Gath, James Hill, Crista Howatt, Karen Leonard, Linda Lockett, John McMillen, Juliette Mondot,

Michael Moreland, Danny Nessel, Pamela Owsley, Anne Page, John Poole, Gordon Rucker, Cynthia Schulte, Michael Sherk, Quinn Sowell, Cynthia Spencer, Brian Stout, Mary Weisend, Sharon West, Pamela Wiget, Michael Winterbottom, Madeline Withrow, Roger Adelman, John Arnold, Kathleen Baird, David Derwingson, Bruce Falkenstein, Bette Felt, Anne Fickel, Patricia Fisher, Gregory Gahagan, Leslie Glock, Gary Hagist, Denise Hand, Chris Hansen, Harold Hansen, Bonnie Hayden, Sherry Jones, James Kelly, Karen Kennedy, Janet Kolb, Timothy LaCroix, Christopher Larsen, Barbara Loomis, Ronald McLaughlin, Barbara Miller, Lawrence O'Malley, Pamela Reece, Silvio Queirolo, Hugh Schultz, Marsha Stewart, Susan Stewart, Leslie Ward, Mary Ann White, Diane Wichelman, and Joseph Woods.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Loren Bane of Indianola, Iowa.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

CAPITOL CORRESPONDENTS ASSOCIATION
STATE CAPITOL, SACRAMENTO, CALIFORNIA
March 16, 1960

*Hon. Hugh M. Burns, Chairman
Senate Committee on Rules
State Capitol, Sacramento, California*

DEAR SIR: The following named persons are eligible for accreditation as representatives of the television at the 1960 Budget Session and any special sessions of the Legislature called by the Governor:

KCRA-TV: Stan Atkinson, Bill Harvey, John Jervis, Bill Baldwin, Solon Gray, Coy Watson, Harry Sweet, Ed Sweetman, Jack Wolfe.

Yours very truly,

EARL C. BEHRENS, President
Capitol Correspondents Association

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 16, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 10

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, March 16, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Joint Resolution No. 9—Relative to urging the enactment of effective and comprehensive federal civil rights legislation.

Referred to Committee on Rules.

OPINION OF LEGISLATIVE COUNSEL

The following opinion of the Legislative Counsel regarding "Recess of the Senate," was read and ordered printed in the Journal:

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL
SACRAMENTO, CALIFORNIA, March 10, 1960

Hon. Glenn M. Anderson

Lieutenant Governor of California

State Capitol, Sacramento, California

Recess of Senate—No. 2431

DEAR GOVERNOR ANDERSON:

QUESTION

You have asked whether a recess of the Senate from Thursday noon to Monday morning without the consent of the Assembly would violate the provisions of Section 14 of Article IV of the Constitution.

OPINION

In our opinion it would not.

ANALYSIS

Section 14 of Article IV provides as follows:

"Neither house shall, without the consent of the other, adjourn for more than three days, nor to any place other than that in which they may be sitting."

A legislative day is 24 hours (*Robinson v. Dunn*, 77 Cal. 473). It is a settled general rule that fractions of a day are not considered in the computation of time. A day is regarded as a unit of time and not as an aggregation of a certain number of hours, minutes or seconds (see 47 Cal. Jur. 2d, Time, Sec. 10). There is an exception to this rule whenever it becomes important to determine the sequence of events that occurred upon one and the same day; but in our opinion that exception has no application to the question here before us.

Under the facts presented, it is plain that the Senate would be in session on Thursday, so that day cannot be counted as an adjourned day; likewise, it is plain that the Senate would be in session on Monday, so that day would not be counted. Thus the Senate would be adjourned for three days, these being Friday, Saturday and Sunday.

We therefore conclude that Section 14 of Article IV permits either house to recess at any hour on Thursday and to reconvene at any hour on Monday, without the consent of the other house.

We note that in 1945 the California Attorney General reached the same conclusion on the question here considered (5 Ops. Cal. Atty. Gen. 200).

Very truly yours,

RALPH N. KLEPS, Legislative Counsel

By ROBERT G. HINSHAW, Deputy Legislative Counsel

LETTER OF TRANSMITTAL

CALIFORNIA LEGISLATURE
SENATE FACT FINDING COMMITTEE ON WATER
SACRAMENTO, March 14, 1960

Hon. Glenn M. Anderson
President of the Senate, and
Gentlemen of the Senate
Senate Chamber, Sacramento, California

MR. PRESIDENT AND GENTLEMEN OF THE SENATE: There is submitted herewith a minority report to the partial report of the Senate Fact Finding Committee on Water, which partial report was submitted to the Senate on March 8, 1960.

Respectfully submitted,

JAMES A. COBEY
J. HOWARD WILLIAMS

STANFORD C. SHAW
(with reservations)
HUGH P. DONNELLY
(with reservations)

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MOTION TO PRINT COPIES OF REPORT

Senator Cobey moved that 2,000 copies of the minority report of the Fact Finding Committee on Water Resources be printed with the majority report.

Motion carried.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 9—Approving the charter of the City of Watsonville, County of Santa Cruz, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the 16th day of February, 1960;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the fifteenth day of March, 1960, at 4 p.m.

BURNS, Chairman

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Chairman of the Committee on Rules, to which was referred: Assembly Joint Resolution No. 3.

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

BURNS, Chairman

MOTION TO AMEND ASSEMBLY JOINT RESOLUTION NO. 3

Senator Burns moved that Assembly Joint Resolution No. 3 be amended and re-referred to Committee on Rules.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Joint Resolution No. 3—Relative to West Coast ship-building.

Resolution read second time.

Motion to Amend

Senator Burns moved the adoption of the following amendment:

Amendment No. 1

On page 2, line 12, of the printed measure, strike out "11", and insert "12".

Amendment read, and adopted.

Resolution ordered printed, and re-referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Governmental Efficiency

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Concurrent Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

GIBSON, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which were referred:

Senate Bill No. 15

Senate Bill No. 18

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bills ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Assembly Concurrent Resolution No. 19

Assembly Concurrent Resolution No. 22

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Transportation.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Joint Resolution No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Public Health and Safety.

BURNS, Chairman

Above reported resolution re-referred to Committee on Public Health and Safety.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 11

Assembly Concurrent Resolution No. 18

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

Committee on Agriculture

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Agriculture, to which were referred:

Senate Joint Resolution No. 1

Assembly Joint Resolution No. 2

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BYRNE, Chairman

Above reported resolutions ordered to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 13: By Senator Farr—Relative to printing the proposed Uniform Commercial Code Annotations.

Referred to Committee on Rules.

RESOLUTIONS

The following resolution was offered:

By Senator Erhart:

Senate Resolution No. 40

Relative to the observance of Secretaries' Week

WHEREAS, The American secretary is resolved to maintain the highest professional and personal ethics in her increasingly vital role in the modern complexities of business, industry, government and education; and

WHEREAS, Secretarial work has attained the status of exacting and highly qualified career work; and

WHEREAS, The American secretary believes that her diligence should be directed to increased learning, efficiency, and loyalty in making ever more valuable her contribution to the office in which she is employed; and

WHEREAS, The last full week in April is set aside each year by the Secretary of Commerce to honor all American secretaries; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate hereby proclaims the week of April 24 and 30 to be SECRETARIES' WEEK, and April 27 to be SECRETARIES' DAY throughout the State of California and commends it to the attention of business and the secretary alike to pay tribute to the "First Lady of American Business" by honoring all secretaries for their services to the community and to the State; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the President of the California Division, National Secretaries' Association (International), Mrs. Joanne Miller; and to the California Chairman of Secretaries' Week, for the National Secretaries' Association, Miss Helen Juzix.

Resolution read, and unanimously adopted on motion of Senator Erhart.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 12—An act to amend Section 9580 of the Business and Professions Code, relating to dry cleaners.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Business and Professions:

Amendment No. 1

On page 1 of the printed bill, strike out lines 14 and 15, and insert "dollars (\$20), a dry cleaning agency, hat renovator, fur renovator, or leather renovator, sixteen dollars (\$16)."

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 13—An act to amend Sections 8590, 8610, and 8674 of, add Section 8613 to, and repeal Section 8634 of, the Business and Professions Code, relating to the practice of structural pest control.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 14—An act to amend Sections 6750, 6756, 6763, 6799, 8740, 8803, 8804.5, and 8805 of, and add Sections 6763.5 and 8748.5 to, the Business and Professions Code, relating to professional engineers and land surveyors.

Bill read second time, ordered engrossed, and to third reading.

ADJOURNMENT

At 2.15 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 9.15 a.m., Thursday, March 17, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

FIFTEENTH LEGISLATIVE DAY

TWENTY-FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, March 17, 1960

The Senate met at 9.15 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Dear Lord and Father of mankind. We are all Irish today, for the good St. Patrick belongs to us all. We have been blessed that so many people of his land live among us. We are grateful for the laughter and the music they have put into our hearts and upon our lips; for the wonderful contributions they have made to every phase of the life of this nation. Bless them, we pray, and all the religious, racial, and nationality groups who have come to our shores, for "we are members one of another," and we need each other. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Teale, on motion of Senator Arnold, due to legislative business.

Senator Christensen, on motion of Senator Holmdahl, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Thomas DuBay, Venus Gordon, Mr. Vernon Spence, and the following students from Gravenstein Union School: Alfred Awender, Jim Brueggeman,

Ben Canida, Bobby Clemons, Jim Connor, Mike Cookson, Michael Guest, Wayne Hackworth, Roy Hawkes, Joe Pearson, Stephen Powell, Darrell Pozzi, Don Pusatero, Jerry Shimmel, John Simpson, Gary Young, Dirk Blaauw, Steven Cabot, Robert Fellows, David Herrstrom, Charles Hines, Dick Hirsch, Noel Johnson, Tom Kothgassner, Gerard Neves, Jim Tomblin, Roy Wilson, Robert Young, Steve Evans, Mary Ankney, Sylvia Britt, Janie Jessen, Barbara Perry, Julia Singer, Holly Thornton, Linda Tillinghast, Myrle Winn, Pam Evans, Jackie Araujo, Kathryn Berry, Darlene Bryant, Dorothy Graves, Janet Johnson, Victoria Josephson, Barbara Keohke, Donna Lee Pusatero, Monika Reinholz, Theresa Smith, and Judy Van Cleave.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Doris Weller, Mrs. Martha Cox, Mrs. Nellie MacDonald, Mrs. Russ Brandon, Mrs. Neils Hansen, Mrs. Dan VanWert, Mrs. Annie Winton, Mrs. Mary Brewer, Mrs. Virginia Hoyer, and the following students from Bowman Elementary School: Forrest MacDonald, Bob Collins, Tyke Brandon, Frederic VanWert, Denny Bell, Paul Traugh, Jackie Shrawder, Cal Krueger, Nina Bush, Linda Peat, Dale Bell, Mary Stella, Annelise Hansen, and Caryl Christensen.

On request of Senator Brown, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Betty Strachan, teacher; Mrs. Lois Kester, Mrs. Mona Parker, Mrs. Tansy Smith, Mr. John Smith, and the following students from Owens Valley Unified School: James Birchim, Thomas Eising, Charleen Hill, Dennis Hunter, Claudia James, Richard Kester, Marshall McMain, Kimberly Parker, George Raymond, Harrison Richard, Von Riesen, John Smith, and Charles Willoughby.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jack Kane of San Francisco.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Homer Sisk, Principal of Manor School, Mr. Thomas J. Kelly, teacher, and the following students from Manor and Fairfax Central School: Susan Anderson, Robert Appell, Richard Blair, Patricia Bullwinkel, Leonard Burns, Lee Chelgren, Cynthia Clark, Barbara Conta, Carter Danis, Michele Feldman, John Guiliaini, Geraldine Goebel, Gregory Gordon, Leslie Grosbauer, Gregory Hall, Joyce Harris, Thomas Hotchkin, Melodee Jacobs, Evelyn Jacobson, Charles Jeffrey, Michael Kemp, Marilyn King, Louise Lepley, Gabriella Marca, Nancy McMartin, Gerald Mier, Carla Radtke, Christine Scheppelman, Anna Smith, Glenna Stone, Jim Walter, Linda Watson, Bonnie Wilmes, Robert Ahola, Patricia Arey, Richard Bargioni, James Bilderback, Celia Brown, Susan Bur, Marie Casassa, Gail Caselli, Gerald Coddington, Edward Ferguson, Judie Flory, Susan Hays, Marilyn Hoeffer, Jo-Ann Maggio, Shirley Mahoney, Terry Malone, Louise Nemanich, Pamela Noel, Carolyn Philips, Carla Pincini, Sharon Pritchard, Frank Robinson, Donna Schriver, Raymond Schurtz, Nancy Shine, Pamela Stout, Steven Taylor, Paulette Thalhamer, Gene Toikka, Richard Tourte, Marie Traber, Eugenia Van Vliet, Linda Winterburn, Andee Lee

Aitken, Carol Asay, Robert Harry Ayers, Peter Merwyn Barford, Barbara Blodget, Edward Cole, Kathleen Colla, Michele Dathe, Daniel Divita, Janet Esteves, Karil Eynon, Thomas Farber, James Flatt, Lynne Fletcher, Ronald Giorgi, Dennis Hannigan, Priscilla Hazen, Janet Louise Hessin, Christopher Jones, Meery Kitun, Susan Kloppenburg, Herbert Lando, Dennis Lanigan, Michael Ledger, Gail Moore, Benny Murie, Richard Neigum, Kathleen Oliveira, James Schmidt, Leona Schultz, Toby Shapiro, Miriam Simbles, Terry Tadlock, Colleen Tobin, Kathleen Welch, and Lorraine Wilson.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. E. Salmon, Mrs. N. Murphy, Mrs. C. Yerby, and the following girl scouts of Troop No. 340, Our Lady of Lourdes School: Maureen Degnan, Anita Hoopes, Suzanne Jansen, Mary Kennedy, Julie Loquvam, Margaret McCarthy, Colléen Miles, Mary Murphy, Kitty Rosales, Sue Salmon, Vickie Soares, Debbie Weber, and Nancy Yerby.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rev. Father Matthew, O.F.M., Pastor; Sister M. Eusebia, O.P., Principal; Sister Mary Jane, O.P., teacher; and the following students from St. Anthony's School: Barbara Affolter, Mary Arbelacz, Joan Barney, Ann Belarde, Geoconda Bermudez, Barbara Brignola, Elsie Bruno, Andrew Canepa, Richard Caro, Patricia Carroll, Theodore Choate, Ann Davis, Richard Esquibel, Helen Fanella, Ronald Fassler, Robert Federighi, William Ferguson, Laura Fradella, Walter Gioseffi, Andrew Grimstad, Richard Heintz, Mary Jane Hounshell, Barbara Humbert, Halina Jasinski, Diane Jordan, Eileen Kavanaugh, Janice Kelly, Maureen Leahy, Jose Lopez, Edgar Martinez, Lucia Miracchi, William Moore, James Murray, Maria Narruhn, Carol Noreia, Thomas Oliverio, Kevin O'Shea, Joanne Paris, Darlene Pinto, Robert Piro, Regina Rentillo, Felicia Reuser, Frederick Vasquez, Carol Williams, Carol Willis, and Linda Willis.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. J. Tanghe, and the following students from Bret Harte School: Rosemary Aasland, Artie Adams, Sandra Adams, Alfonso Altadonna, Katherine Baker, Sylvia Barron, James Bond, Sandra Bourasa, Harold Brazil, Cherylene Cardozo, Jenny Castleberry, Patricia Christ, Noel Duncan, Teresa Eichelberger, Dennis Fields, Wally Fowler, Linda Gamble, Tommie Garcia, Terry Gilstrap, Emmylou Gorman, Jack Hamson, Bill Jeffers, Michael Leb, Sharon Northcutt, Fran Patyne, Georgia Pease, Danny Perry, Susan Silva, Robert Smart, Robert Suttles, Pamela Tanner, Larry Trujillo, Susan Vollmer, and Marilyn Wright.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Holt, Mr. Roberts, and the following students from Winton School: Gladys Arroyo, Virginia Ayala, Larry Brazil, Ronald Costa, Denny Dunbar, Charles Farrell, Bernie Jones, Yolanda Larez, Antonia Lopez, Leslie Myrick, John Perry, Steve Ponsi, David Rodrigues, Larry Rogers, Rosa Rosado, Barbara Rushin, Larry Samorano, Richard Shaneck, Helen Sira, Mike Straub, Gloria Stull, Lavara Thompson, Donald Waldie,

Barbara Wilson, Connie Arroyo, Diana Avender, David Biela, Mike Dargurz, Tommy Elwood, Allen Fadness, Ronald Gervolstad, JoAnne Gutierrez, Frederick Howe, Jim Kavalaris, Sandra Kessinger, Michael Kurtzner, Sharon Manning, Rosita Marin, Jean Martin, Diedre Martz, Karen McCarthy, Cecelia Medrano, Penny Phinney, Linda Potter, Lawrence Rivard, Michael Rodolico, Dolores Rodrigues, Petra Rodriguez, Michael Shannon, Frank Sousa, Carolyn Stearns, Linda Stemple, John Taylor, Kenneth Weis, and Judith Wrzesinski.

On request of Senator Berry, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Lyrel D. Bullard, district superintendent; Mr. William Sipes, principal; Mr. Kenneth Foley, teacher; Mrs. Helen Pierroz, teacher; Mrs. Bill Berry, parent; and the following students from Placerville Elementary School: Ilo Aldridge, Patricia Ayers, Barbara Bennett, Karen Buell, Jeanne Chan, Diana Chard, Karen Cornwall, Dal Crawford, Jeanne Hardie, Marilyn Jones, JoAnn Latimer, Lois Nevers, Lura Parker, Marian Petty, Janis Randolph, Carol Renslow, Linda Rossi, Melary Short, Cecilia Strickland, Yuet Mei Tow, Jeanne Wright, Jimmie Baer, Joe Berry, Mike Davis, David Fausel, Gary Funston, Dennis Geller, Steve Gilmour, David Herbert, Richard Hosking, Larkin McAllister, Donald MacGregor, Tommy Marshall, William McHenry, Glenn Miller, Bert Pierroz, Kenneth Reichmann, Terry Renshaw, Michael Schneider, Steve Sigwart, Jimmy Wishart, Carolyn Aycock, Karen Chandler, Sandra Carnahan, Kathleen Duffield, Madeline Garney, Dawn Hamilton, Alice Heatherly, Judy Leavitt, Carol Matthews, Mary Morphew, Dixie Nettles, Mardelle Olson, Cheryl Pearce, Sandra Rasmussen, Kathleen Richards, Della Roberts, Wanda Wahl, Ann Wilbur, Ellen Williams, Billy Battise, Jack Casper, Dean Cheever, Ivan Gillihan, Ernest Harding, Thomas Harshman, Gary Kerr, Richard Litzenberger, Larry Moore, Larry Neeley, Michael O'Dell, Roger Padilla, Billy Reboleaba, Darrell Salvadore, David Sheedy, Richard Steller, Rusty Stewart, Richard Sutton, Dennis Upchurch, Jimmy Walk, and Billy Young.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mother M. Gabriel, O.S.U., Mother M. Francis, O.S.U., and the following eleventh and twelfth grade students from the Ursuline High School of Santa Rosa: Adela Bondanza, Teddy Brown, Pat Clark, Judy Couto, Phyllis Descagnia, Mary Louise Hocking, Stella Jackson, Camilla Mohrhardt, Cindy Piner, Gloria Pinheiro, Judy Rapin, Sue Rogers, Beverly Rosetti, Ana Sandaval, Alma Sierra, Gloria Siu, Madeline Wells, JoAnn Fowler, Patty Lucey, Illeana Sam, Dianne Stallings, Carleen Wannicke, Felicidad Batchelor, Rosa America Rubio, Bessie Rivos, and Joyce Hastings.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the eighth grade students from the St. Rose's School of Santa Rosa: Eileen Andersen, Joanne Bacci, Rose Ann Barbieri, Honora Bessone, Janet Breazealt, Donald Cambou, Joan Castelli, Richard Caulfield, Patricia Clary, Cathleen Collum, Richard Cuneo, Sandra Fuiren, Raymond Ford, Louis Giacometti, Janice Kochane, William Lamberson, Robert Levy, Corrine Lynch, Patricia Maguire, Rosemary Maiorka, Ilona

Mayer, Mary McDrew, Peter McGannon, Judith Miller, Theresa Moratto, Carol Morris, Lynis O'Malley, Walter Partika, Lillian Pennington, Ardith Rossi, Gregory Santini, Marion Schneider, Kathleen Schaefer, Matthew Schwartz, Gene Soldate, Robert Sciento, Kevin Sullivan, Mary Ann Tabor, Julie Taylor, Ben. Traverso, George Traverso, Judy Uhr, Sandra Uhr, Kenneth Watson, Patrick Walters, Richard Baston, and Carol Weight.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. F. M. Cushman, Mrs. James Donohue, Mrs. Louis A. Lauck, Jr., and the following Scouts from Oakland Area Girl Scout Troop No. 74 from Oakland: Christine Cole, Kathleen Cosgrove, Regina Cushman, Coleen Donohue, Helen Hess, Patricia Lauck, Cesaria Menudiado, Mary Ann O'Sullivan, Pamela Packwood, Catherine Potter, Leilani Scholtz, Marilyn Sibley, and Ellen Tolon.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 17, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 12

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 13

Senate Bill No. 14

Senate Joint Resolution No. 1

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Revenue and Taxation

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Assembly Joint Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

DILWORTH, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Senate Bill No. 5

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DILWORTH, Chairman

Above reported bill ordered to second reading.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Bill No. 15—An act to amend Sections 1 and 2 of Chapter 7 of the Statutes of 1956, to provide revenue by authorizing the transfer of certain state property.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

PRINTER'S NOTE—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following amendment is indicated by being enclosed within brackets.

Amendment No. 1

On page 1 of the printed bill, strike out lines 1 to 16, inclusive; and on page, 2, strike out lines 1 to 18, inclusive, and insert

"SECTION 1. Section 1 of Chapter 7 of the Statutes of 1956 is amended to read:

Section 1. (a) The Director of Finance is hereby authorized to sell, exchange, or otherwise dispose of, for value, and upon such terms and conditions and with such reservations and exceptions as in his judgment may be in the best interests of the State, the following *parcels* of real property:

Parcel 1: The Department of Motor Vehicles building and site on South Brand Boulevard near Cypress Street in the City of Glendale, County of Los Angeles, State of California.

Parcel 2: The Department of Motor Vehicles building and site at Fifth and J Streets in the City of Marysville, County of Yuba, State of California.

(b) *The Director of Finance shall transfer to the Tuolumne Recreation and Park District for a purchase price of three thousand dollars (\$3,000) payable (notwithstanding Section 5784.22 of the Public Resources Code) at the rate of three hundred dollars (\$300) a year for a period of 10 years, the following parcel of real property:*

[Parcel 3:] *The Basin Creek Hatchery, Department of Fish and Game, being the southwest quarter of the southeast quarter of Section 26, Township 2 North, Range 16 East, M. D. B. & M., containing approximately 40 acres, in the County of Tuolumne, State of California.*

The Director of Finance shall transfer the Basin Creek Hatchery subject to the condition that the property shall revert to the State when no longer used for a public purpose.

[With respect to the real property contained in this parcel, the Director of Finance is authorized to enter into a lease purchase agreement not to exceed 15 years with a recreation, park and parkway district as defined in Section 5400 of the Public Resources Code, upon such terms and conditions and with such reservations and exceptions as in his judgment may be in the best interests of the State]."

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 18—An act authorizing the Director of Finance to dispose of property belonging to the State.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1, line 25 of the printed bill, strike out "7.46", and insert "4.16".

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

ADJOURNMENT

At 9.30 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Monday, March 21, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

SIXTEENTH LEGISLATIVE DAY

TWENTY-FIFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, March 21, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek, at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, As we daily do our work and live our lives, we would be thankful for the rich treasure of culture and achievement we have received from the past, for

"We are the owners of the sphere,
Of the seven stars of the solar year,
Of Caesar's hand and Plato's brain,
Of Lord Christ's heart and Shakespeare's strain."

Grant us so to think and work and live out our days, that we, too, may create something that will add to the values that make life good. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Short led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Collier, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Joseph G.

Peatman, Deputy District Attorney from Napa, who was the guest of the Senate on Friday, March 18, 1960.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Frank Moore, Mr. Fred Leach, and the following students from Maxwell Union Grammar School: Marie Carroll, Drena Christensen, Tom Detlefsen, Rudy Dory, John Faecue, Elaine Fonseca, Charles Hisaw, Jeff Lyon, Sam Mason, Shirley Morton, Eugenia Murphy, Steve Pearson, Eugene Pinto, Kathy Rae, Kathy Riordan, Richard Petty, Michael Smith, George Steiner, Robert Sutton, Donna Tauseher, Caroline Van Sant, Tony Valente, Bill Waite, Christine Wiley, and Roger Jenkins, who were guests of the Senate on Friday, March 18, 1960.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. George Stratton, Superintendent, Mr. Harry B. Kraft, teacher, and the following students from West Marin School: Carol Buoy, Colin Charter, James Grant, Michael Gray, Dolores Grossi, Nancy Jimerson, Charles Kovats, Barbara Lemos, Gary Lemos, Jack Matthews, John Philip-scheck, Raymond Valconesi, David Willson, Margaret Anne Spear, Sheryllyn Martinson, Terri Rogers, Ronald Clark, John Lucken, Edward Morris, Joanna Sell, Beatrice Flint, Patricia Weldin, William Chant, and David Arvilla, who were guests of the Senate on Friday, March 18, 1960.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to L. E. Carlin, Earl Baragar, Alvin Dunn, Eunice Belser, Betty Hindman, and the following students from Palermo Union Elementary School: Mike Baldrige, Alva Blalock, Don Crawford, Armando Cuevas, Jack Cunningham, Don Dunn, Jimmy Ellis, Ken Gordon, Virgil Gorbet, Roscoe Henderson, Darrell Hindman, Bob Martinez, Bob Navarro, Stan Nielson, Pat Phillips, Frankie Salinas, John Reed, Bill Anglin, Jock Conley, Mike Dunn, Don Harlin, Tim Hawthorne, Terry Hill, Joe Parker, Cecil Pennock, Mike Rockwell, Dennis Smith, Tom White, Leonard Whittaker, Bill Worley, Richard Wright, Carolyn Abbott, Sandra Braz, Juanita Cabrera, Mary Cobbler, Barbara Grimsley, Sharon Henson, Nancy Mahaffey, Christine Osborn, Norma Perkins, Jackie Poloni, Patricia Rabourn, Judy Silva, Greta Sirro, Kathleen Stamps, Lillian Young, Lanis Autrey, Susan Belser, Agnes Burnett, Dixie Doyle, Lunne Furtado, Katherine Groves, Joy Harris, Mary Lou Hayes, Gayle Ledford, Bonnie Lewis, Linda McElhane, Renae Merck, Linda Reed, Linda Rennels, Carolyn Smith, Gloria Stanley, Charletta Seeger, Sandra Whitehead, and Mildred Reeves, who were guests of the Senate on Friday, March 18, 1960.

On the request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss J. Ingwersen, teacher; Mrs. Doucet, Mrs. Girvin, and the following students from Isabel Cook School: Leonard Almo, Edwin Barr, David Burnett, Michael Castelli, Kent Chubb, Terry Dill, Gary Evans, Michael Fasano, Paul Fisher, Allen Hoyde, Edward Kaenel, Keith Majesky, John McBain, Lawrence Miller, Robert Nicol, Carl Temple, Joseph West, Ronald Yoder, Paula Albaugh, Dorothy Banfield, Laurie

Battiste, Dinah Bayley, Irene Beyer, Rogna Borresen, Dawn De Mars, Claire De Martini, Ann Doucet, Diane Forrester, Nancy Girvin, Carolyn Hughes, Judy Ann Mandler, Camille McNall, and Linda Walsh, who were guests of the Senate on Friday, March 18, 1960.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ruth Hull, Mr. Clinton Ansley, and the following students of Adeline E. Kent School: Sherry Alexander, Dave Auerbach, Kirsten Beeler, Denelle Benjamin, Sue Bowyer, Shirley Clark, Don Cleary, David Cox, Russell Flaum, Maria Fontana, Wendy Graham, Linda Gurley, Linda Gwynn, Susie Henderson, Darcy Kelly, John Kaufman, Rick Klein, Arleigh Krug, Bob Lee, Georgine Lemme, Lorene Lynch, Bill Marsh, Steve Minutoli, Nancy Odell, Loreen Poganski, Susan Ray, Nancy Riding, Marv Siegal, Steve Spiller, Jim Stark, and Jerry Underwood, who were guests of the Senate on Friday, March 18, 1960.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. George J. Hawkins, Mr. John Bradney, Mr. Elmo Scheuler, Mrs. May Preheim, Mrs. John Bradney, Miss Jane Folkers, and the following students from Alta Union Elementary School: Tommy Apkarian, Kenny Boyajian, Leon Isaac, Jimmy Janzen, Larry Malding, Tommy Preheim, Roy Stobbe, Robert Takasaki, Danny Vasilovich, Tommy Wienk, Dick Navarro, Ruben Perez, Joe Celaya, David Carrillo, Lou Ellen Cantrell, Marilyn Friesen, Linda Hawkins, JoAnne Heppner, Cheryl Huebert, Sharon Looper, Annie Mierau, Lynda Quattlebaum, Donna Ransome, Stanley Rios, Arlene Sanwo, Doris Vaughn, Rosie Medrano, Carmen Navarro, and Maxine Tincup, who were guests of the Senate on Friday, March 18, 1960.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students of Willis Jepson School: Catherine Amphlett, Kay Carlton, Anna Del Signore, James Fairbanks, Philip Forseth, Dorothy Garner, Mary Hayes, Karen Horn, Jerry King, Brian Law, Larry Long, Lynn Martin, Kathleen McVay, Augie Moreno, Beatrice Muller, Linda Murphy, Dennis Quinn, Dirk Richardson, Judith Roe, Sandra Siprelle, Linda Sparks, Lillian Taylor, Theodore Van Dyke, Gary Warner, Robert Weiner, Christine Yaeger, Jerry Sue Friend, Patricia Buccott, Alice Pendergrass, Betty Lozano, Richard Retzlaff, Dennis McCord, Gary Samowski, Lucille Aniu, Ann Ashley, Carol Blood, Charles Bumgarner, Denny Churchill, Janet Cromwell, Sandra Edwards, Nye Fox, John Glowa, Carol Halberg, Donna Howe, Elizabeth Johnson, Candee Lawson, Jeffrey Linder, Dolomon Lopez, Barbara Lynch, Frank Martinez, Jack Merrick, Karl Parrish, Earlene Olivera, Ralph Peifer, Linda Riley, Frank Sasser, Randall Scott, Perry Shull, Darrell Staub, Billy Turgeon, Mary Vasquez, William Wellborn, Kathleen Wilson, Michael McLeod, Sue Eslick, David McCollum, Anthony Bucot, Laura Schumacher, Jeanette Ardans, Sharon Bagley, Cheryl Blood, Karlene Bush, Walter Casey, Helen Clark, Rose Cueva, Mary Jo DeVan, Ronald Escano, Sally Ferguson, Norma Freeman, Jeanne Gojkovich, Gary Hall, Lester Hendrix, Richard Humphrey, Judy Johnson, David LaBounty, Thomas Lohfeldt, Frederick Maseda, Clifton Newton, Cherrie

O'Keefe, Martha Porter, Anthony Raper, Marialena Rizo, Gladys Rosin, Cynthia Shearer, John Sisk, David Steiner, Harold Tubbs, Jeanette VerVaecke, William Walker, Michael Wolters, Terri Zachary, Jeffrey Gaston, Voniss Newsom, Marilyn Hantober, Theresa Murrillo, Larry Beard, Roger Burkhalter, Marilyn Butler, Tilman Clanton, Sheryl Curry, Leonard Davis, Donald Erwin, William Estepa, Barbara Foote, Joann Garcia, James Gorohoff, Erda Hawkins, Frank Hoeffler, Sharon Ivey, Thomas Kile, Ruth Larm, Sharon Liput, Gloria Marfil, Luciann McGrane, Kathleen Owens, Shelly Patterson, Thomas Price, Gloria Reed, Toni Rodriguez, David Sells, Mildred Smith, Charles Sturm, Carol Thornbrugh, Lawrence Torres, Sam Tyson, Troy Weaver, Rosie Whitson, Linda Wylie, Danny Whittaker, Wayne Gunderson, Harold Crince, and Glynda Gross, who were guests of the Senate on Friday, March 18, 1960.

On request of Senator Erhart, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Richard Hoffman, Mr. and Mrs. Phil Porter, Dr. Sarah C. Williams, Mr. and Mrs. Robert L. Sigerson, and the following students from San Luis Obispo Junior High School: Barbara Armentrout, Phyllis Brown, Nancy Chase, Susan Cockrell, David Cornwall, Mike Cowdrey, Jo Ann Fitzpatrick, Patsy Gillen, Kathryn Hoffman, Virginia Hoffman, Janet Jordon, Danny Lawson, Cheryl Lewelling, Elizabeth Leslie, Alan McCune, Kathryn McGann, Thomas McKellar, Jerry Picaman, Patricia Porter, Ben Powelson, John G. Van Matre, Bill Watts, Shelley Willard, Alfred E. Williams, Charles Williams, and Robert Young, who were guests of the Senate on Friday, March 18, 1960.

On request of Senator Christensen, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Tom McGowan, Bob Merritt, Diane Dellberg, and Dolores Dahl from Humboldt State College.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Don K. Fenstermaker, Harold H. Starr, Paul D. Walker, Dr. J. Ferguson, Herman R. Griffin, Robert Fuller, Joseph Wolf, Thelma Neworth, Edna Weisbart, Helen Barsha, and Ethel Cochran.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Steve Ferrero, Mrs. Hensley, Mr. and Mrs. Davis Harp, Mr. and Mrs. Reynold Rutledge, and the following students from Rockford School: Steven Gray, Douglas Banta, Diana Ferrero, Alice Alston, Sarah Adame, Pamela Hilliard, Diana Tyler, Dan Munyon, Reece Johnson, W. T. Hunter, James Scott, Billy Dillahunt, Earnest Sisk, Carl Tyler, and Velton Fulton.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Lowell R. Gray, superintendent-principal, and Mrs. Gray; Mr. Adren Fennell, teacher; Mr. Roy Ream, bus driver; Mrs. Ruby Benton, parent; Mrs. Sam Bradley, parent; Mr. and Mrs. Bryan Armstrong, parents; and the following students from Burton School: Edith Adams, Patricia Benton, Betty Brailey, Ellamae Bumgardner, Bonnie Elmore, Marjorie Quandt, Loetta Simmons, Judy Speegle, Marilyn Wegner, Marcia

White, Bobbie Alba, James Bond, Randy Boyd, Ronald Carter, David Connelly, Donald Cripps, Gary Delk, Teddy Epps, James Fairless, Roger Hocks, Weldon Offill, John Rafanan, Dave Velasquez, Eddie Epps, and Craig Camp.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. N. B. Martin of Visalia, Mr. Warren G. Wood, Jr. of Exeter, Mr. Dave Runnels of Visalia, Miss Peggy Halstead of Visalia, Mr. Tom Burkett of Exeter, Mr. Jerry Jones of Lemoore, and Miss Jerry Ann Thormolen of Visalia.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Jeanne Nichols, Mrs. Charlotte McClelland, Mrs. Miriam Mills Moore, Miss Louise Wilkinson, Miss Elinor Gilheaney, Miss Kathleen Barry, Mrs. Rebecca W. Smith, Mrs. Paula Hacker, and Mrs. Helen Jackson.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Ayse Akunja of Sansum, Turkey, residing as a student of Ridgecrest; Mr. and Mrs. Larry W. Elder of Ridgecrest; and Mr. Elmer Goertz of Bakersfield.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Ernest Miller, assistant professor, Barbara Scott, Barbara Hudson, Louise Harris, Jane Berry, and Brian Bishop of the University of California at Davis.

On request of Senator Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Larry Seadden, Lucille Jackson, and Alan Sill of the University of Redlands.

On request of Senator Hollister, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Lloyd I. Tilton, Mr. Anthony Dal-Bello, and Mr. William Logar of Santa Barbara.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Wipert, Mr. and Mrs. Hellings, Mrs. Miguel, Mr. Ekizian, Mrs. Names, Mrs. Jones, Mr. and Mrs. Powell, Mrs. Welch, Mrs. Mitchell, Mrs. Chevez, Mrs. Humphrey, Mrs. Smith, Mrs. King, Mrs. Martin, Mrs. Brokaw, Mrs. Mikkelsen, Mrs. Rinaldi, Mr. Jennings, Mrs. Garner, Mr. and Mrs. Dawson, Mrs. Thomas, Mr. Cravy, Mrs. Case, Mrs. Whitlock, Mrs. Margaret Wyrick, Mr. Chas. M. Wentz, B. N. Montgomery, Billy Matta, Mr. D. S. Mattoon, and the following students from Mineral King Union Elementary School: Ronnie Anderson, Bruce Ankrum, Brenda Arnold, Kenneth Brokaw, Linda Calhoun, Tom Chamberlin, Beverly Chavez, Eldon Costa, Robert Cravy, Jackie Culbertson, Ronald Dawson, Douglas Dir, Howard Edwards, George Ekizian, Emily Elkins, Ann Fine, Denny Fitzgerald, Richard Fischer, David Garner, Michael Hellings, Christine Humphreys, Bill Jennings, Hubert Jessup, Sheila Johnson, Gladys Jones, Judy Ladd, Cheryl King, Grace Martin, Martin Masi, Richard Mosier, Richard Miguel, Claus Mikkelsen, Joyce Miller, Nelda Mitchell, Jerry Mize, Michael Mussel, Diana Names, Jerry Otholt, Bennie Pedigo, Lionel Pires, Gail Dodd, Barbara Grimley, Pat Anderson, Marilyn Case, Joe Pendergrass, Bonnie Phillips, Michael Powell, Robert Powell, Mary Rinaldi, Sandra Rodriguez, Jimmy Routh, Michael Shepard, Jean Skinner, Regina Smith, Paul Southern, Robert

Souza, Judy Sweeney, Bob Tabler, Shirley Thomas, Wayne Villines, Judy Walker, Eddie Webb, Larry Welch, Esther Whitlock, Gregory Wimer, Paul Wippert, Mary Wilson, and Erwin Wursher.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Charles R. Edison of Albany, Miss Rose E. Bird from the International House of Berkeley, M. A. Heaman of Berkeley, Henry H. Keith of Oakland, Miss Diana Bruce of Berkeley, Miss Marilyn Sandstrom of Oakland, and Beverly Hargis of Berkeley from Citizenship Clearing House; Mike Johnson of San Leandro, Tom Newman of San Leandro, Miss Bernadine Castagnola of Oakland, Patricia McFeely of Fremont, Marjorie Murray of San Leandro, and Susan Ellenberger of San Carlos.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Maureen Berman and Laura McKeon from Mills College in Oakland.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Harold A. Clark, Dorance Garner, Marie Garner, William Gray, Walter Cannon, Jacqueline Cannon, and the following students from East Lake Grammar School: Daniel Outzen, Donald Froke, Oscar Shaffer, David Barber, Patricia Johnson, Lynda Kocher, Pamela Paebles, Signa Hendricks, Sonja Hendricks, La Vonne Bushey, Ronald Blankenship, Donna Bailey, Lonnie Dwinell, Brenda Fite, Gail Garner, Billie Jean Gray, Peggy Goodwin, and Ronald Smith.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Harry L. Morrison, Jr., of Martinez, and the following students from Saint Mary's College: John Powers, Albert Biasotti, James Solmitz, William Dritshulas, Richard Cabrera, Thomas Ross, Terence Hogan, Harold James, Jack Radisch, Wayne Lukens, Dean McWilliams, Michael Obanion, Michael Koewler, Don Seavich, Mike Whalen, Stanley Cardinet, and E. Wm. Bunke.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Diablo Valley College: Peter Gitzen, Tom Lavelle, John McKinley, Carol Speck, Sharon Seeley, James Kungu, Frances Gathiga, Leonard Grote, John Thurlman, Jim Styles, Dexter Lewis, Craig Whisler, Mark Gentry, and Gail Smith.

On request of Senator Regan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Thomas Fields, Margaret Rutledge, Mr. James Stewart, and the following students from Junction School and North Cow Creek School: Thomas Fields, Larry Fogerson, David Herman, Barbara Heustis, Linda Hight, James Libber, Allan McKeen, Martin Miller, Sharon Norton, Larry Dee Robinson, Judy Schuyler, Evelyn Stratton, and Cloyvs Stevensen, teacher; Carol Brush, Johnny Cerro, Larry Gnagey, John Pullin, Marilyn Thomas, and Joan Boyle, teacher.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Kathryn Blasingame of Los Gatos, Margaret Leick of Campbell, and Bunny

Randall of San Jose, Dr. Frances Starner, and the following students from San Jose State College: Mary Birmingham, Nancy Wilsford, John Bird, Joseph Moless, Elna Jean Peterson, Elizabeth Stone, Larry Englund, John Moore, and John Emery.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dr. Mel Crain, Victor Bianchini, George Engstrom, Mark Casady, and Michael Goodman, all from San Diego State College.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Joel E. Mooney, instructor; and the following students from Falls School: Richard Nordeen, Jeanette Wiley, Randy Allen, Sharon Thomas, Linda Abalos, and Bill Newcomb.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Roland J. Dick, Mr. Don Peoples, Mr. Harley Turner, Mrs. Susan Potter, Mr. W. D. Houser, Mrs. Betty Kennison, Mrs. Joy Flowers, Mrs. June English, Mrs. Imogene Tunnell, Mrs. Fred Podsakoff, Mr. Joe Orndoff, Mrs. Ruth Moyer, Mrs. Phylis Quitoriano, and the following students from Madison Elementary School: Henry Bermudez, Darrow English, Robert Green, John Gutierrez, Fred Gutierrez, Riley Hayashi, David Kennison, Jimmy Lucio, George Paul, Leon Quitoriano, Robert Quon, Oscar Reyes, Tommy Ricardo, Loren Sealey, Charles Stacey, Eugene Woods, Jack Zigler, Fred Podsakoff, Joan Castiglione, Marge Chavez, Sharon Collamer, Geneva Courtney, Blanche Escobedo, Jane Flowers, Katherine Gilber, Sharon Howe, Dianna Manning, Jennett Orndoff, Louise Schlegel, Berta Sifuentes, Vonnie Smith, Janice Wada, Gloria Soria, Felix Amesquite, Eugene Bryson, Jimmy Davis, Steve Garcia, Jerry Hare, Johnny Hill, Kenneth Joe, Louis Lopez, Calvin Malsbury, Lupe Marez, David Moyer, Jim Prudhume, Manuel Rodriguez, Robert Salvio, Darrell Yee, Joe Alvarado, Charlotte Bates, Cecile Chiles, Dorothy Escobedo, Mary Ann Garduque, Mary Gutierrez, Maria Hernandez, Carolyn Kauffman, Linda Morales, Alice Perry, Rosie Padilla, Elida Pina, Angie Rodriguez, Martha Rodriguez, Lavern Silva, Martha Soliz, and Linda Tunnell.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Glenbrook Intermediate School: Dick Alsbury, Martin Beavers, Awna Benson, Bruce Cockerham, Diana Forrister, Ann Fox, John Grilli, Nancy Hamilton, Bruce Heihn, Tom Joseph, Bill Konrad, Margaret LaFontaine, Beth Lange, Karl Larsen, Hugh Menton, Jim Miller, Jim Norris, Jim Pell, Charles Poston, Cheryl Ricketts, Mike Schomaker, Ira Smith, Pat Stevens, Glen White, Linda Andrew, Gary Garlick, Carol Gill, Elizabeth Gresham, Cheryl Heob, Susan Markham, Margaret Miller, Randi Moen, Drenda Newell, Georgette Starr, Donna Sykes, Carol Teixeira, Sharon Williams, Louis Whitman, Judy Wright, Peter Aarhus, Larry Backert, Frank Crepeau, David Crews, Bill Denison, Samuel Farr, Richard Hope, Randolph Huffman, Gary Larson, Bob LeBean, Cliff Peebles, Steve Sefers, William Stein, Doug Verdier, Don Webster, Greg Williams, Bill Robertson, Janet Robinson, Diana Scearey, Ken Schaumburg, Priscilla Seals, Linda Self, Gene Sheldon,

Mary Sherwood, Bob Spencer, Nancy Stimson, Carol Thayer, Tom Watson, Penny Wharton, Sid Arnold, Janet Balfour, Keith Bawden, Janet Bergerm, Jackie Black, Basil Copeland, Steve Crane, John Crenshaw, Dennis Day, Gary Flowers, Dan Gatti, Karen Graham, Beverly Grayson, Mary Catherin Harris, Lawrence Jantz, Jerry Knutson, Mike Matherson, Shirlee Ackala, Dan Pederson, Louis Rafter, Ray Reynold, Ken LeBrun, Nick Brown, Donald Clark, Betty Roberts, Georgia Childs, Arlene Davis, Russell Jordan, Judy Jordan, Candace Willard, Karen Shuler, Carol Ann Decker, Susan Davey, Darlene Abel, Jo Ann Fischee, Jackie Horner, Billie Wright, Carolyn Ross, Marjean Bodily, Carol Cannon, Lee Ann Todd, Coreen Johnson, Truman Shaw, Chuck Magnes, Joe Jessee, Larry Fitzpatrick, Keith Nickelson, Steven Perkins, Terry Harper, John Medeiros, William Weiting, and Terry Groce.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jack Marshall, district superintendent, Mrs. Elizabeth Kemp, and the following students from Antelope School: Gwen Bales, Carol Becker, Linda Beckett, Morae Bunting, Sandra Byrd, Kathy De Lano, Kappy Ellis, Georgia Gall, Pamela Gerfin, Patricia Gerfin, Pauletta Gerfin, Sharon Hahnes, Janet Hinkle, Sandra Hinkle, Joan Jarrell, Cheryl Lambert, Judy Moore, Richard Dewey, Teresa Samson, Robin Smoots, Betty Sumpter, Diana Thomas, Bernice Tupman, Marvin Clay, Ronnie Dobson, Jim Hill, Stephen Johnson, Ronnie Leaf, Tom Miles, Paul Pearson, Carl Randal, Cordell Roy, Gene Spencer, Harvey Striplin, Neil Wagner, and David Wilson.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Olga Sheffler of Carmel.

On request of Senator Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Jackie Reeder of the University of Redlands.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Professor David Provost and the following students from Fresno State College: Larry Jockers, Bill Bradshaw, Joe Moore and Bob Latour.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Sutton, Mrs. Fiscalini, Mrs. Jensen, Mrs. Watson, Mrs. Trimbur, Mrs. Barton, Mrs. Casazza, Mrs. Madonna, Mrs. Raper, Mrs. Windus, and the following students from St. Stanislaus School: William Adams, Theresa Alexander, James Barton, David Bava, Russell Branco, Martina Brouillard, Pauline Casazza, Richard Ciccarelli, Jay Cole, Frank Denny, Michael Durr, Willis Fields, Dolores Fiscalini, Robert Fraioli, Ernest Freggiaro, Daphne Frezandos, George Graman, James Garrity, Janine Jensen, Janet Kiser, Karla Koeting, David La Rosa, Diane Lee, Patrick Lenz, Paula MacArthur, Daniel McCoy, Katrina Madonna, Lorraine Menug, Richard Morenea, Marlene Morotti, Robert Nichols, Mary O'Brien, Jill Pickens, Joanne Raper, Mary Theresa Reyes, Kathleen Robillard, David Sanford, Michael Schubert, Christopher Smith, Maren Stratte, Brian Sutton, Tamora Swartling, John Trimbur, Joan Van Duyn, Antoinette Watson, Joan Wears, Pamela Windus, Donnos Wright, Katy Koos, David Stragio, and Adele Koltun.

On request of Senators Burns and Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. J. C. Kliever, Mr. Vernon Janzen, Mr. Krause, and the following students from Immanuel Academy in Reedley: Norman Albrecht, Marg Barkman, Alice Block, Roger Brandt, Pauline Braun, Ivan Dahl, David Duerksen, Elden Ediger, Sharon Eitzen, Gordon Enns, Marilyn Enns, Royetta Enns, Jane Ens, Lila Fast, Betty Friesen, John Friesen, Jerry Harms, Janice Heinrichs, Richard Hofer, Wes Isaac, Joyce Kliever, Martha Kroeker, Mary Kroeker, Roger Kusch, Allen Leppke, Phyllis Litke, Pete Mierau, Carol Nickel, Dave Nickel, Jim Nickel, Sharon Nikkel, Melba Patzkowski, JoAnn Penner, Ken Penner, Roger Penner, Shirley Penner, Vernon Penner, Gary Quiring, Carol Regier, Jim Regier, Sharon Regier, Rosalie Reimer, Nancy Rempel, Judith Richert, Barbara Rogalsky, Don Schmidt, Herb Sperling, Anna Marie Unruh, Stan Unruh, Joan Warkentin, Sharon Warkentin, and Judy Willems.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Harold Thompson, Mark Leverton, Raymond Mauka, Joel Moore, and Mr. Charles Lundine, Principal of Machado School in Morgan Hill.

On request of Senators Thompson and Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jim Canady of Santa Clara, Mrs. Ruth Marlatt of Sacramento, and Miss Jennie Marlatt of Sacramento.

RECESS

At 2:24 p.m., on motion of Senator Thompson, the Senate recessed for the purpose of introducing some distinguished guests of Senator Thompson and Senator Dolwig.

APPOINTMENT OF SPECIAL COMMITTEE

The President appointed Senator Thompson as a Special Committee to escort Miss Roberta Canady, and members of the San Jose Realty Board to the Rostrum.

INTRODUCTION

Senator Thompson introduced Mrs. Claudia Kratz, chairman; Mrs. Connie Russo, vice chairman; Mrs. Marie Gaspar, member; Mrs. Mary Canady and her daughter, Miss Roberta Canady, who won the San Jose Realty Board's essay contest in competition with all high schools in Santa Clara County. Miss Canady will compete in the national contest.

PRESENTATION OF ESSAY

Miss Roberta Canady read her prize-winning essay.

Why I Want to Own My Own Home

"Home" means many things to everyone. To me, it can only be home if it is mine, literally. The place where it is warm and safe, a place of physical security, a place where love is, a place of refuge away from the competition and hurry of the work day, a place where one can relax and prepare for future efforts—all take on more meaning if the "home" is truly mine.

In some countries where individuals can own nothing, the meaning of home ownership could never mean all the little things it should mean here in America.

When a home is bought in a community, it is more than an investment in property—it is a declaration of confidence in that community, and in the people who live there. It means active participation in the government of the community, belonging to a particular church, sending children to a particular school, and being concerned about their welfare along with the welfare of others. The permanent nature of residence offers one the chance to contribute long-range service to his own family and to the family next door.

People who own their homes take a greater pride in where they live, in the school bond elections, and in the street improvement bonds. They have a stake in all these things and what they stand for.

A family that owns their own home makes decisions whether to paint the living room green or blue, or plant daisies or dahlias, to have, or not to have children (no more worry about signs saying "No Children, No Pets"). Big decisions, little decisions, but decisions, nevertheless.

This, then, is what owning my own home means to me—American independence, little and big, in government, and in everyday living.

APPOINTMENT OF SPECIAL COMMITTEE

The President appointed Senator Dolwig as a Special Committee to escort the delegation from the Redwood City Chamber of Commerce to the rostrum.

INTRODUCTION

Senator Dolwig introduced Mrs. T. N. Thompson, President of the Redwood City Women's Club; Mrs. Catherine Brennan, General Chairman of the Redwood City Flower Show; and Mrs. William Royer, wife of Mayor Royer of Redwood City, who stated that Redwood City would like to make this presentation of flowers as an annual event on the first day of spring. She also invited the Senators to attend the Redwood City Flower Show to be held May 7 and 8.

Also as part of the delegation were the following members of the Redwood City Chamber of Commerce: Jack H. Stuart, Mr. and Mrs. Charles Randieth, Charles Wood, George Prince, Harold Stehle, Frank Brinkman, Paul A. Brunkow, and Mrs. Edward G. Campbell.

REASSEMBLED

At 2.31 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Secretary J. A. Beek at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 21, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 21

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 21—Relative to the Judicial Council making a study of court personnel.

Referred to Committee on Judiciary.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 17, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 20

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 20—Relative to St. Patrick's Day.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 20, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 20

Assembly Concurrent Resolution No. 20—Relative to St. Patrick's Day.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson—34.
NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 18, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 15 Assembly Concurrent Resolution No. 26
Assembly Concurrent Resolution No. 25 Assembly Concurrent Resolution No. 27

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Concurrent Resolution No. 15—Relative to merit awards to state employees.

Referred to Committee on Governmental Efficiency.

Assembly Concurrent Resolution No. 25—Relative to the preparation and printing of a Summary Digest and Subject List.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 26—Relative to making additional funds available to the Legislative Audit Committee.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 27—Approving the charter of the City of Del Mar, County of San Diego, State of California, ratified by the qualified electors of the city at an election held therein on the ninth day of February, 1960.

Senator Fisher asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 27 at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 27

Assembly Concurrent Resolution No. 27—Approving the charter of the City of Del Mar, County of San Diego, State of California, ratified by the qualified electors of the city at an election held therein on the ninth day of February, 1960.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, and Thompson—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 17, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 10—Relative to making additional funds available to the Legislative Budget Committee, established by Chapter 1667, Statutes of 1951;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 17th day of March, 1960, at 11 a.m.

BURNS, Chairman

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 15

Senate Bill No. 18

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Finance

SENATE CHAMBER, March 18, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 2

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

McBRIDE, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 18, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 3

Senate Bill No. 4

Senate Bill No. 10

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McBRIDE, Chairman

Above reported bills ordered to second reading.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Tuesday, March 15, 1960, Wednesday, March 16, 1960, and Thursday, March 17, 1960, be approved as corrected by the Journal Clerk and the Minute Clerk.

Motion carried.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 19: By Senators Slattery and Cameron—An act to amend Sections 25153, 23184, and 25552 of the Revenue and Taxation Code, relating to taxation of credit unions, to take effect immediately.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 14: By Senators Shaw and Dilworth (Co-authored by Assemblymen Nisbet, Beaver, and Backstrand)—Relative to Agua Mansa State Park.

Referred to Committee on Rules.

RESOLUTIONS

The following resolutions were offered:

By Senator Shaw:

Senate Resolution No. 41

Relating to the posting of signs on highways and freeways

WHEREAS, The motoring public using the highways and freeways of our State is continually increasing; and

WHEREAS, Accidents and sundry other emergencies upon these highways and freeways give rise to the immediate need of medical attention; and

WHEREAS, Many users of highways and freeways are not aware of the location of hospitals; and

WHEREAS, Minutes saved can mean lives saved; now, therefore, be it

Resolved by the Senate of the State of California, That the Department of Public Works is requested to place directional signs indicating emergency hospital facilities, publicly or privately owned, at such points along the highways and freeways of the State as the department deems appropriate to indicate any hospital having 24-hour emergency treatment available to the general public and having a licensed physician in attendance at all times; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of Public Works.

Resolution read, and referred to the Committee on Rules.

By Senators McAteer, Regan, Arnold, Cobey, Christensen, Dolwig, Rattigan, Grunsky, Fisher, Richards, Shaw, Farr, O'Sullivan, and Beard:

Senate Resolution No. 42

Commending Television Station KQED

WHEREAS, Television Station KQED, Channel 9, is the educational television station serving the San Francisco Bay area; and

WHEREAS, On Wednesday, March 9, 1960, the California Senate Committee on Judiciary held a day-long hearing on the question of abolishing capital punishment; and

WHEREAS, Because of the widespread public interest in the subject, Station KQED, through a co-operative arrangement with Station KVIE in Sacramento, undertook to telecast the entire proceedings of the hearing; and

WHEREAS, Through the efforts of the station, the public was able to see and hear on television virtually all of the testimony presented on both sides of the issue; now, therefore, be it

Resolved by the Senate of the State of California, That Television Station KQED, Channel 9, is congratulated on its excellent work in presenting the Senate Judiciary Committee's hearing on capital punishment, and commended on its fair and impartial coverage of the proceedings; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Station KQED.

Resolution read, and referred to the Committee on Rules.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Bill No. 5—An act to amend Section 30102 of the Revenue and Taxation Code, relating to the cigarette tax, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Revenue and Taxation:

Amendment No. 1

On page 1, line 4, of the printed bill, after "to", insert "United States".

Amendment No. 2

On page 1, line 5, after "exchanges", insert and "commissaries".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 12—An act to amend Section 9580 of the Business and Professions Code, relating to dry cleaners.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 12.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 7, 1960

*To the Honorable Members of the Senate
and Assembly of the State of California*

Senate Bill No. 12, "An act to amend Section 9580 of the Business and Professions Code, relating to dry cleaners," in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 12 as an emergency measure.

Respectfully,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Dolwig, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Mont-

gomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Teale, and Thompson—28.
NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 13—An act to amend Sections 8590, 8610, and 8674 of, add Section 8613 to, and repeal Section 8634 of, the Business and Professions Code, relating to the practice of structural pest control.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 13.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 7, 1960

*To the Honorable Members of the Senate
and Assembly of the State of California:*

Senate Bill No. 13, "An act to amend Sections 8590, 8610, and 8674 of, add Section 8613 to, and repeal Section 8634 of, the Business and Professions Code, relating to the practice of structural pest control," in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 13 as an emergency measure.

Respectfully,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, and Thompson—27.
NOES—Shaw—1.

Bill ordered transmitted to the Assembly.

Senate Bill No. 14—An act to amend Sections 6750, 6756, 6763, 6799, 8740, 8803, 8804.5, and 8805 of, and add Sections 6763.5 and 8748.5 to, the Business and Professions Code, relating to professional engineers and land surveyors.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 14.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 7, 1960

*To the Honorable Members of the Senate
and Assembly of the State of California*

Senate Bill No. 14, "An act to amend Sections 6750, 6756, 6763, 6799, 8740, 8803, 8804.5, and 8805 of, and add Sections 6763.5 and 8748.5 to, the Business and Professions Code, relating to professional engineers and land surveyors," in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 14 as an emergency measure.

Respectfully,

EDMUND G. BROWN, Governor

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Gibson moved a call of the Senate.

Motion carried. Time, 3.09 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF SENATE BILLS (RESUMED)

Senate Concurrent Resolution No. 11—Relative to commemorating the Centennial of the Pony Riders of the Overland Pony Express of 1860 and 1861.

Resolution read.

Motion to Amend

Senator Berry moved the adoption of the following amendment:

Amendment No. 1

On page 1, line 25, of the printed measure, strike out "telephone", and insert "telegraph".

Amendment read, and adopted.

Request for Unanimous Consent

Senator Berry asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 11 at this time, for consideration as amended.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION
NO. 11, AS AMENDED

Senate Concurrent Resolution No. 11—Relative to commemorating the Centennial of the Pony Riders of the Overland Pony Express of 1860 and 1861.

Resolution read, as amended.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Cameron, Christensen, Cohey, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAttee, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Stern, and Teale 25.
NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 15—An act to amend Sections 1 and 2 of Chapter 7 of the Statutes of 1956, to provide revenue by authorizing the transfer of certain state property.

Motion to Re-refer Senate Bill No. 15

Senator McBride moved that Senate Bill No. 15 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 18—An act authorizing the Director of Finance to dispose of property belonging to the State.

Bill read third time.

Motion to Amend

Senator Gibson moved the adoption of the following amendment:

Amendment No. 1

On page 2, line 35, of the printed bill, as amended in Senate March 17, 1960, strike out "Conservation", and insert "Restoration".

Amendment read, and adopted.

Bill ordered printed.

Motion to Re-refer Senate Bill No. 18

Senator McBride moved that Senate Bill No. 18 be re-referred to Committee on Finance.

Motion carried.

Assistant Secretary Floyd M. Nolin at the Desk

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 13—Commending Assemblywoman Dorothy Donahoe.

Resolution read, and presented by Senator Stiern.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Cameron, Christensen, Cobey, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, and Teale—26.

NOES—None.

Resolution ordered transmitted to the Assembly.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 3.18 p.m., on motion of Senator Gibson, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Senate Bill No. 14 passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Murdy, O'Sullivan, Rattigan, Regan, Rodda, Short, Stiern, and Teale—24.

NOES—Senators Montgomery, Richards, and Shaw—3.

Bill ordered transmitted to the Assembly.

CONSIDERATION OF DAILY FILE (RESUMED)**THIRD READING OF ASSEMBLY BILLS (RESUMED)**

Assembly Concurrent Resolution No. 8—Relative to a study by the Department of Finance of the feasibility of buying property for, and constructing, a new state building in Van Nuys.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Cameron, Christensen, Cobey, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Stiern, and Teale—25.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 18—Relative to commemorating the Pony Express Run.

Resolution read, and presented by Senator Rodda.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Cameron, Christensen, Cobey, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, Rattigan, Regan, Rodda, Shaw, Stiern, and Teale—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 3.25 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Tuesday, March 22, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

SEVENTEENTH LEGISLATIVE DAY

TWENTY-SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, March 22, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, We pray today for this State of California, for all its people in the communities where they have their homes. May they live together as good neighbors, seeking to educate their children, training them to be good citizens who love God and country and their fellow men. Bless all who labor in the service of the State, from the least to the greatest, for it is important work we try to do together, and we need Thy help. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator McBride, on motion of Senator Burns, due to illness.

Senator Murdy, on motion of Senator McCarthy, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Veronica Therese, Mrs. John Murphy, Mr. Kenneth Vantress, Mrs. Melvin Christy, Mrs. John Fargo, Mrs. Harold Sperbeck, Mrs. Clyde Perkins, Mr. and Mrs. Charles Mathews, and the following students from Notre Dame Elementary School: Pamela Arnoldy, Dennis Canfield, Michael Castro, Donald Christy, Lois Conley, Ann Cooney,

Patricia Cowan, Gail Culbertson, Carol Druash, Daniel Durso, Lauren Eager, Marilyn Fargo, Joe Favela, Larry Ferri, Michele Flowers, Michael Gildersleeve, Donna Gilliam, Everett Hannan, Steve Johnsol, Alberta Lane, Patricia McKittrick, Linda McMath, Eyvonne McRee, Dorothy Murphy, Irene Nakamura, Nikki Nichalau, Anna Marie O'Connor, Gail Perkins, Constance Powell, Joe Reheman, Kathleen Risher, Ronald Rollins, Cecelia Sandlin, David Schmidt, Michael Schmidl, William Schmidl, Patricia Schneller, Dean Simeroth, Linda Sperbeck, Fred Nicky Till, Paul Vantress, Kathleen Wald, Jimette Watson, George Wiget, Robert Michael Wood, and Paul Wood.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Thomas Konicek, Mrs. Walter E. Weber, and Mrs. William McNeany of Santa Rosa.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. R. L. Winslow, Mr. and Mrs. Richard M. Brunton, and the following cub scouts from Willits: Steven Ford, Stephen Ward, Stephen Brunton, David Winslow, David Brunton, Earl Maize, Eddie Scott, Mark Haselwerdt, and John Chandser.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Enoch Christoffersen of Turlock, and Miss Marion Jahnke of Hamburg, Germany.

On request of Senator Donnelly and Lt. Gov. Glenn M. Anderson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Josephine Dodd and Beebe Mendes of Oakdale.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Howard Marshburn, Frank Rathman, Esther Billman, Mrs. Frank Benson, Mr. James Ward, and the following students from Orosi Union School: Conrad Guerrero, Sammie Pina, Gary Morris, John Santellan, David Smoljan, Steve Bezzerides, Jimmie Hanada, Dennis Stimson, Andres Ramirez, Gerald Peloian, John Shiba, David Demaree, Doug Tyler, Humberto Adame, Alex Lopez, Jim Young, Benny Knowles, David Vosburgh, Lee Schoetker, Roy Tobin, Marie Nino, Joyce Dodson, Anita Cervantes, Sharon Gregory, Nancy Cannon, Alicia Chavira, Carol Kitchell, Albra deBoer, Marilyn Benson, Barbara Roche, Bette Davis, Marilee Bishop, Edythe White, Donna Cottingham, Bobbie Blankenship, Rachel Castanon, Antoinette Dambrosio, Betty Colvin, Ruth Ann Morris, and Emily Padron.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Kenneth R. Dawson, Mrs. Arthur R. Shannon, Mr. W. J. Nichols, and the following students from Outside Creek Elementary School: Linda Shannon, Mary Resendez, Velma Lenox, Evelyn Miller, Johnnie Jackson, Charles Murch, Duane Nichols, and Douglas McCoy.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Frank E. Neufeld, Mrs. Morrell T. Gallagher, Mrs. Hugh E. Irvin, Mrs.

Woodrow Baxley, Mrs. Johnny Fry, Mr. A. J. Smith, Mr. Victor Lowther, and the following students from Sundale Union School: Yvonne Alexander, Marie Banulos, Charlene Baxley, Manuel Berumen, Jimmy Coffman, Eddie Cummings, Teresa De la Garza, Frances DeLeon, Johnny DeLeon, Victor Dessel, Minnie Duran, John Eller, Larry Fry, Mike Gallagher, Lucille Gallagher, Joyce Irvin, Lois Kemp, Brendy Kilby, Jimmy Lambert, Eva Lampton, James Land, Alfred Longoria, Betty McCratie, Jackie Pafford, Gloria Perez, Carole Roadlander, Janelle Robinett, Kristine Simonsen, Gary Smith, Peggy Smythe, Valerie Stull, Pat Sullivan, Wayne Tarrant, Jerry Riley, and David Youngblood.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. James Tinley, Mrs. J. C. Baird, Mrs. K. U. Haapala, Mrs. Hansen, Mrs. Parsons, and the following students from the University of California at Davis: Soud Al-Khaffi, from Egypt; Jose R. Brenes from Costa Rica; Lily Cornejo from Peru; Enrique Escardo from Peru; Gonzalo Freitas from Venezuela; Sonja Freitas from Venezuela; Paul Heerey from India; Chao Hsia from Taiwan; Roland H. Huang from Taiwan; Gurdev Khush from India; Blamea Labrador from Venezuela; Tong Chi Lin from Taiwan; Antoine Mathelier from Haiti; Roberto Nunez-Escobar from Mexico; Chris Panetsos from Greece; S. Patnaik from India; Konstantinos Saltapidas from Greece; D. W. Scholte Ubing from Netherlands, and M. Scholte Ubing from Netherlands; also with the students was Mrs. Marilyn Porter, Foreign Student Adviser at Davis.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Joyce Bartlett of Marysville.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Janet Maraldo, Gary Hunt, C. V. Rabinoff, Lavyrn Wallace, Aloa Pike, Don Chipman, Hope Larson, Joyce Batlett, Rita Altie, Lou Armstrong, Allene Turner, Sharon Welsh, Sharon Pittman, Keith Dale, and Dr. Ben Franklin, all of Chico State College.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Chapin Day and Miss Genetha Day of San Rafael.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Jean Gladden and her son Bruce Gladden of Sacramento, and Frank Stagnaro and Keith Dale of Chico State College.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Nancy Jo Taylor and Miss Beverly Hargis of Berkeley, and Mrs. R. D. Priegnitz and Mr. and Mrs. Wylie Shultz of Oakland.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Cooper-rider, Mr. Nelson, Miss Fitzgerald, and the following students from Oakland High School: Bud Abbott, Sharon Akahoshi, Lynn Allington, Barbara Bayer, Judy Baston, Nancy Bedell, Sharon Braghetta, Kathy Buell, Cathy Burcham, Margot Burleigh, Buz Carpenter, Sydney Chute,

Kenneth Chu, Kathleen Cole, Lindy Corneille, Tom Croda, John Curtiss, Mike Davidson, Margie Dedman, Ronald Doxey, Dave Dunlap, Vicki Dutro, Mike Emery, Joe Ewers, Joan Figroid, Alice Frank, Carolyn Gaba, Geri Gee, Andy Gensey, Sandy Glooschenko, Laurie Gross, Gayle Grover, John Hanson, Don Hawkins, Shirley Hess, Dave Hester, Gail Heuer, Dave Hoopes, Karen Hutchison, Lassie Hutchison, Bob Jackson, Ann Jacobs, Kris Johnson, Mei-Ying Jue, Carolyn Kahrs, Janie Karsh, Hanne Kohlert, Gary Laner, Susie Langstroth, Carole Lenci, Art Levy, Stephanie Lazzarino, Donna Lim, Marcia Lim, Al Linder, Dorothy Lum, Ted Lyman, Jacqueline Martin, Steve Marty, Lanaya Mast, Pat Melchonian, Bart McNeill, Jeff Metzler, Bill Mulher, Virginia Nelson, Bill Ormond, Eric Ovlén, Doug Patterson, Joanne Piper, Janet Phillips, Bev Polen, Georgia Porter, Sue Pringle, Helen Pulver, Bob Reid, Carolyn Rickard, Bob Roberts, Frank Robinow, Ron Ross, Carlen Rudolph, Maggie Rudolph, Sarajane Saneuls, Janie Scott, Hazel Schroeter, Les Self, Caryn Simon, Laurie Simon, George Smith, Jimmie Jean Stack, Sandy Stewart, Shirley Stroyan, Frances Tong, Nyda Venton, Jim Van Ness, Sylvia Vrecko, Pam Waites, Peter Weber, Laurie Wiesinger, Shery Wollert, Raymond Yee, Sue Zeno, Viv Zimmerman, Lois Atkinson, and E. J. Evans.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Mildred Borden, Mr. Alfred Leveque, Mr. Thomas Richards, Mr. Michael Schrann, and Mr. Leo Viehules of San Francisco.

On request of Senator Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John Fairweather and his wife, Mary, and their son, John C. Fairweather from San Bernardino.

On request of Senator Collier, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Don Chipman, Jr.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rev. H. J. James, Rev. J. H. Williams, Beatrice C. Jackson, Miss E. V. Long, Mrs. Eleanoria Hatch, Mrs. Magdalene Porter, Mrs. Mary Berry, Mrs. Lue Edna Johnson, Wm. McMullen, Mr. and Mrs. M. J. Vann, and Herman Berry all of Vallejo.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Claro A. Candelario of Stockton, Mr. Antonio Novelozo of Stockton, Mr. Romey N. Villarto, and Mrs. Louise Gonzales of Stockton.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. John De Lamater of Mountain View, Donna Cormack of Los Altos, and Don Fleming of Mountain View.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the San Joaquin Farm Bureau Federation: Mrs. Eva Bisterfeldt, Mrs. Harriet C. Braas, Mrs. Floyd Carlson, Mrs. Theodora B. Carlyon, Mrs. Dixie Chamberlain, Mrs. Minnie Costa, Mrs. Jayne Crum, Mrs. C. DeVries, Mrs. Arta Dykes, Mrs. Roberta Frey, Mrs. Olivia Hildebrandt, Mrs. Harry Knopf, Mrs. Rosalie Longacre, Mrs. L. Magers, Mrs. Marie Mederos, Mrs. Margaret Mettler, Mrs. Ruth

Mohrman, Mrs. Effie Moore, Mrs. Agnes Neu, Mrs. Margaret Olsen, Mrs. Gladys Quigley, Mrs. Anna Ross, Mrs. Elena C. Spaman, Mrs. Vera M. Speh, Mrs. Margaret Wahler, Mrs. Hilda Zechmeister, and Mrs. Alice Barton.

On request of Senators Farr and Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Al Fuller of Santa Cruz.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Alex Rosen and Mr. Steve Spellman of Los Angeles.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Rennie Porter, Mr. Bob Maddux, and the following students from Chico Senior High School: Kay Crowder, Carol Cunningham, Emily Davis, Ronald Findlay, Martha Garrison, Jennie Gates, Vicki Henderson, Catherine Kjer, Will Madsen, Virginia McNabb, Polly Peters, Jo Rankin, John Shepherd, Lory Sherman, George Spangler, Glenda Squyers, Maridel Warkentin, Dorothy Mackey, Brian Waters, Liz Hunter, Audrey Knecht, Reggie Watt, Maggie Vincent, Stan Beach, Barbara Bell, Glendene Bishop, Cherry Brokaw, Mike Brown, Joanne Burch, Barbara Browning, Kathleen Duffy, Bob Fortino, Jamie Fox, Donna Hoebel, Charles Linneman, Gloria Masterson, Dave Moss, Joan Onffroy, Barbara Padgett, Jim Peterson, Mike Kelley, Tim McGagin, Mickey Plaster, David Prather, Joanne Puritz, Terry Morehead, Marilyn Rucker, Roy Shults, Rena Wampler, Connie Williams, Evelyn Husa, Joan Crain, John Mahnar, Steve Argabright, Penny Osborn, Joel Schotchler, Ron Kuchinski, Euvonna Mays, Charles O'Neal, Steve Steffey, Chuck Birteil, Eric Jacot, Doug Parkinson, Mary Crawford, and Al Flock.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Bette LeFrak, Mrs. Ellen Penfield, Mrs. Violet Gibson, Mrs. Grosz, Mrs. Compton, Mrs. Sutton, and the following members of Girl Scout Troop 468 from the Arden-Carmichael School District: Linda Allen, Valerie Brackney, Virginia Cady, Linda Compton, Susan Draper, Dale Gibson, Linda Grosz, Hallie Herndon, Kathleen Holman, Jane Johnson, Vickie LaDuke, Lynda LeFrak, Nancy McCann, Patricia Penfield, Christine Phillips, Barbara Sutton, Dianne Voet, Marcella Weaver, and Pamela Wendt.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Sill, Mrs. Biddle, Mrs. Whitlock, Mrs. Cage, Mrs. Ruth Lewis, teacher, Mrs. Lee M. Hawk, Mrs. Mildred Studt, Mrs. Lula Lacoste, Mrs. Tillie Boone, Mrs. Frances Carson, Mrs. Warren Boggess, Mrs. O. W. McCollum, Mrs. O. F. Vaughn, and the following students from Loma Vista Intermediate School: Mary Alves, Kay Bellechi, Carol Biddle, Ray Colibro, Walter Cosce, Colleen Curley, Michael Damelos, Kathy Donia, Bernie Fredricks, Teresa Gage, Mary Pat Gee, Dale Houston, Dennis Jones, Peggy Jones, Mary Jorgenson, James Kelly, James Leaver, Kathy Lee, Dan McIntyre, Janice McKeighan, Kirk Nichley, Jan Norman, Louis Omania, John Panieri, Tina Piona, Jay Plowright, Larry Prosper, Marylee Randle, Dean Roubos, Dana Sill, John Slater, Bonnie Whit-

lock, Douglas Barnard, Robert Beberg, Bill Boggess, Karen Boone, Kathleen Carson, Tonya (Chillis, Elnora Collins, Nancie Currier, Fred Edinborgh, Lester Foran, Susan Hawk, Janice Hogan, Nancy Immel, Barbara Johnson, James Kilgour, Jan Kizlin, Jim Kropa, Ilona LeMatta, Pamela Lindeman, Steve Lynch, John McCollum, Nancy Pelmas, Diane Piper, Gary Reynolds, Kenny (Gail) Samples, Nancy Smith, Terry Spurlock, Pete Studt, Paul Usedom, Carol Vaughn, Emilie Vellegas, Wayne Voorhies, Susan Acton, Michael Ainsworth, Laura Anderson, Virginia Anderson, Carolyn Barrett, Joyce Barrett, George Bisso, Philip Blair, Carlene Caraway, James Calderwood, Gary Chapman, Douglas Dagneau, Karen Dilley, Donald Dumpit, Allen Ferriera, Roger Herman, Jack Hollinger, Roger Horrocks, Carol Jeter, Patricia Jolly, and David Jones.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Gordon M. Hunter, Mrs. Herman H. Deurell, Mrs. Henry Barker, leaders; and the following Girl Scouts from Troop 308 and Troop 330 of the Saratoga School of Saratoga:

Troop No. 308—Judy Barker, Marilyn Deurell, Darlene Evans, Susan Klear, Mary Alice Hunter, Susan Murrell, Sallee Hawk, and Valerie Stearns.

Troop No. 330—Rita Artana, Nancy Buckle, Ashley Card, Linda Christian, Sandra Cox, Nancy Crecelius, Candia Eldred, Catherine Jackson, Mary Lynn Martini, Susan Palm, Kathryn Richards, Peggy McKenna, Melanie Schmidt, Anne Webster, Judith Wolsborn, Mrs. Ernest Card, Jr., Mrs. Edward E. Crecelius, Mrs. Wallace Schmidt, Mrs. Lorrill A. Palm, and Pamela James, exchange student from New Zealand.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 22, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 13

ARTHUR A. OHNMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 13—An act to amend Sections 30008, 30014, 30102, 30107, 30140, 30142, 30147, 30181, 30182, 30183, 30186, 30431, 30432 and 30471 of, to amend and renumber Section 30476 of, to add Sections 30103.5, 30149, 30473, 30474, 30475, and 30476 to, to add Chapter 7.5 (commencing at Section 30436) to Part 13 of Division 2 of, to repeal Sections 30015, 30149, 30184, 30433, 30473, 30474, and 30475 of, and to repeal Article 1.5 (commencing at Section 30191) of Chapter 4 and Article 1.5 (commencing at Section 30371) of Chapter 6 of Part 13 of Division 2 of, the Revenue and Taxation Code, relating to taxation of cigarettes, to take effect immediately.

Referred to Committee on Revenue and Taxation.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 11

And reports the same correctly re-engrossed.

BURNS, Chairman

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 5

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Military and Veterans Affairs

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Military and Veterans Affairs, to which was referred:

Assembly Joint Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

FARR, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 41

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolution re-referred to Committee on Transportation.

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 30

Senate Concurrent Resolution No. 13

Senate Resolution No. 32

Assembly Joint Resolution No. 3

Senate Resolution No. 36

Assembly Joint Resolution No. 9

Senate Resolution No. 38

Assembly Concurrent Resolution No. 12

Senate Resolution No. 39

Assembly Concurrent Resolution No. 17

Senate Resolution No. 42

Assembly Concurrent Resolution No. 25

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 19

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Revenue and Taxation.

BURNS, Chairman

Above reported bill re-referred to Committee on Revenue and Taxation.

Committee on Military and Veterans Affairs

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Military and Veterans Affairs, to which was referred:

Assembly Joint Resolution No. 8

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted.

FARR, Chairman

Above reported resolution ordered to second reading.

LETTER OF TRANSMITTAL

CALIFORNIA LEGISLATURE
SENATE FACT FINDING COMMITTEE ON AGRICULTURE
March 22, 1960

Hon. Glenn M. Anderson, President
and Members of the Senate

GENTLEMEN: The Senate Fact Finding Committee on Agriculture, created by the provisions of Senate Resolution No. 135 of the 1959 Regular Session, submits a report in three parts.

Part A of the report consists of data compiled by the Department of Finance, showing detailed cost figures for farm products produced at the several state institutions conducting agricultural operations. Those figures relating to the Department of Mental Hygiene and Youth Authority institutions are for the 1958-59 fiscal year, while the figures relating to the Department of Corrections are for the 1958 calendar year.

Part B of the report consists of a brief summary of state college farm operations for the 1958-59 fiscal year, which information was also prepared for the Committee by the Department of Finance.

Part C of the report outlines in some detail committee recommendations relating to capital outlay expenditures in the 1959-60 State Budget for agricultural structures and facilities at the various state institutions conducting farming operations. This review function, formerly a responsibility of the Joint Interim Committee on Agricultural and Livestock Problems, was assigned to the Senate Fact Finding Committee on Agriculture under the provisions of Senate Resolution No. 135. This resolution specifically provides that "Any state agency which proposes the expenditure of any state funds for capital outlay providing for plans, specifications, construction or purchase of new facilities which are to be used for agricultural purposes shall first submit such proposals to the Fact Finding Committee on Agriculture to enable such committee to review and inspect such facilities, equipment or items and to report thereon to the Director of Finance. The Department of Finance shall consider the recommendations of the committee in approving or disapproving any such expenditures in order that any resulting economies may be reflected as soon as practicable."

Respectfully submitted,

PAUL L. BYRNE, Chairman

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MOTION TO PRINT COPIES OF REPORT

Senator Byrne moved that 200 copies of the report of the Senate Fact Finding Committee on Agriculture be printed for distribution.

Motion carried.

RESOLUTIONS

The following resolution was offered:

By Senators Teale, Shaw, and Berry:

Senate Resolution No. 43

Congratulating the Mount Ralston Fish Planting
Club and the Lake Tahoe Fisheries

WHEREAS, All possible aid in developing outdoor recreation is necessary to meet the increasing demands of California's fast growing population; and

WHEREAS, Lake Tahoe, one of the largest bodies of fresh water in this State, has a great potential which can be developed for trout fishing; and

WHEREAS, Through the untiring efforts of private citizens who comprise the Mount Ralston Fish Planting Club and Lake Tahoe Fisheries, an initial planting of 5,000 12 inch rainbow trout in Lake Tahoe was effected on March 20, 1960; and

WHEREAS, This very real and concrete step toward improvement and enhancement of the trout fishery in Lake Tahoe involved not only the combined efforts of the Mount Ralston Fish Planting Club and Lake Tahoe Fisheries but also the co-operation and active participation of the California and Nevada Departments of Fish and Game; and

WHEREAS, This planting of large 12-inch marked fish, in addition to providing immediate angling, may lead to the successful stocking of Lake Tahoe; and

WHEREAS, These efforts stand as a glowing example of the successful efforts on part of California's private citizens in providing better outdoor recreational opportunities in California; now, therefore, be it

Resolved by the Senate of the State of California, That the members and officers of the Mount Ralston Fish Planting Club and the Lake Tahoe Fisheries are commended for their contribution to the welfare of all citizens of this State; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to the Mount Ralston Fish Planting Club and the Lake Tahoe Fisheries.

Resolution read, and unanimously adopted on motion of Senator Teale.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 2—An act to amend Sections 17027, 17042, 17045, 17072, 17101, 17102, 17103, 17104, 17105, 17106, 17107, 17108, 17115, 17116, 17131, 17132, 17138, 17182, 17183, 17202, 17203, 17204, 17214, 17215, 17216, 17216.1, 17218, 17253, 17254, 17255, 17256, 17264, 17265, 17283, 17287, 17441, 17501, 17503, 17504, 17506, 17511, 17512, 17513, 17514, 17516, 17517, 17522, 17531, 17534, 17537, 17580, 17611, 17612, 17631, 17632, 17635, 17636, 17637, 17638, 17639, 17640, the title to Article 2 (commencing at Section 17651) of Chapter 7 of Part 10 of Division 2, 17651, 17652, 17653, 17654, 17655, 17681, 17682, 17683, 17684, 17685, 17686, 17687, 17688, 17689, 17690, 17711, 17734, 17783, 17785, 17812, 17818, 17852, 17865, 18031, 18042, 18045, 18052, 18081, 18082, 18091, 18096, 18097, 18099, 18121, 18194, 18195, 18197 and 18198 of, to amend and renumber Section 18246 of, to add Sections 17046, 17047, 17053, 17109, 17110, 17111, 17112, 17139, 17205, 17223, 17227, 17228, 17229, 17230, 17231, 17257, 17258, 17262, 17290, 17292, 17334.1, 17367, 17415, 17537.1, 17583, 17592, 17612.1, 17612.2, 17612.3, 17612.4, 17656, 17657, 17658, 17659, 17660, 17689, 17690, 17838, 18051.1, 18057, 18089, 18090, 18090.1, 18090.2, 18092, 18246, 18247, and 18362 to, and to repeal Sections 17633, 17634, 17645, 17646, 17647, 17648, 17649, and 18047 of the Revenue and Taxation Code, relating to personal income taxes, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

On page 8, line 9, of the printed bill, as amended in Senate March 8, 1960, strike out "of", and insert "or".

Amendment No. 2

On page 30, line 3, strike out "exceed;" and insert "exceed—".

Amendment No. 3

On page 44, line 24, strike out ", (relating to annuities)", and insert "(relating to annuities)".

Amendment No. 4

On page 52, after line 50, insert
"SEC. 93. The title to Article 2 (commencing at Section 17651) of Chapter 7 of Part 10 of Division 2 of said code is amended to read:":

Amendment No. 5

On page 80, lines 47 and 48, strike out "taxpayers' ", and insert "taxpayer's".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 3—An act to amend Sections 24343, 24422, 24514, 24541, 24721, 24722, 24836, 24837, 24901, 24912, 24916, 24941, 24943,

and 24971 of, to amend and renumber Section 24837 of, to renumber Section 24835 of, to add Sections 24346, 24357, 24358, 24359, 24365, 24366, 24367, 24368, 24368.1, 24373, 24374, 24375, 24376, 24406, 24407, 24408, 24430, 24452, 24454, 24676, 24677, 24678, 24679, 24722.1, 24722.2, 24722.3, 24831, 24832, 24833, 24834, 24835, 24836, 24837, 24838, 24915, 24917, 24942, 24948, 24949, 24949.1, 24949.2, and 25208 to, and to repeal Sections 24357, 24358, 24359, 24831, 24832, 24833, 24834, 24835, and 24917 of the Revenue and Taxation Code, relating to the taxation of banks, corporations, associations and Massachusetts trusts, and providing that this act shall take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 4—An act to amend Section 6359 of the Revenue and Taxation Code, relating to sales and use tax exemptions.

Bill read second time.

Motion to Amend

Senator McCarthy moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, as amended in the Senate March 9, 1960, strike out "Section", and insert "Sections 6369 and".

Amendment No. 2

On page 2, strike out lines 8 to 10, inclusive, and insert

"SEC. 2. Section 6369 is added to said code, to read:

6369. There are exempted from the taxes imposed by this part the gross receipts from the sale of and the storage, use, or other consumption in this State of medicines for human consumption. "Medicines" means all drugs and preparations recognized in the official United States Pharmacopoeia, official Homeopathic Pharmacopoeia of the United States, or official National Formulary, or any supplement to any of them, and all proprietary preparations, for the diagnosis, cure or treatment of injuries, or the diagnosis, cure, treatment or prevention of illnesses of humans; but "medicines" does not include articles or preparations ordinarily sold as cosmetics, toiletries or dietary supplements or adjuncts."

Amendment No. 3

On page 2, line 11, strike out "SEC. 2", and insert "SEC. 3."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

REQUEST FOR UNANIMOUS CONSENT

Senator McCarthy asked for, and was granted, unanimous consent to have the following letter from the State Board of Equalization, concerning Senate Bill No. 4, printed in the Journal:

OFFICE OF STATE BOARD OF EQUALIZATION
1020 N STREET, SACRAMENTO, March 22, 1960

Hon. John F. McCarthy
Member of Senate, 13th District
Room 3057, State Capitol
Sacramento, California

DEAR SENATOR MCCARTHY:

Senate Bill No. 4

There are enclosed five copies of amendments to the above-noted bill which would remove the exemption from the "food products" provision and create the exemption by a separate code section.

The submission of these amendments for your consideration do not constitute an endorsement of the bill by the State Board of Equalization.

Very truly yours,

CHARLES H. OTTERMAN, Associate Tax Counsel

Encl.

CONSIDERATION OF DAILY FILE (RESUMED)
SECOND READING OF SENATE BILLS (RESUMED)

Senate Bill No. 10—An act to amend an initiative act entitled "An act prescribing the terms upon which licenses may be issued to practitioners of chiropractic, creating the State Board of Chiropractic Examiners and declaring its powers and duties, prescribing penalties for violation hereof, and repealing all acts and parts of acts inconsistent herewith," approved by electors November 7, 1922, by amending Sections 1, 5, 9, 10, and 12 thereof, relating to compensation of board members and fees payable by applicants and licensees.

Bill read second time.

Motion to Amend

Senator Johnson moved the adoption of the following amendments:

Amendment No. 1

In line 7 of the title of the printed bill, strike out "1."

Amendment No. 2

In line 8 of the title, strike out "compensation of board members and".

Amendment No. 3

On page 1, strike out lines 1 to 9, inclusive; and on page 2, strike out lines 1 to 21, inclusive, and insert

"SECTION 1. Section 5 of the act cited in the title is amended to read:"

Amendment No. 4

On page 3, line 12, strike out "3.", and insert "2."

Amendment No. 5

On page 3, line 23, strike out "4.", and insert "3."

Amendment No. 6

On page 4, line 21, strike out "5.", and insert "4."

Amendment No. 7

On page 4, line 47, strike out "6.", and insert "5."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Joint Resolution No. 1—Relative to an animal quarantine station for the Pacific area.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—37.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 5—An act to amend Section 30102 of the Revenue and Taxation Code, relating to the cigarette tax, to take effect immediately.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 5:

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 22, 1960

*To the Honorable Members of the Senate and
Assembly of the State of California*

Senate Bill No. 5, "An act to amend Section 30102 of the Revenue and Taxation Code, relating to the cigarette tax, to take effect immediately," in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 5 as an emergency measure.

Respectfully,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Teale, Thompson, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Joint Resolution No. 4—Relative to the federal "cabaret" excise tax.

Resolution read, and presented by Senator Fisher.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Teale, Thompson, and Williams—31.

NOES—Senator O'Sullivan—1.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 2.50 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Wednesday, March 23, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

EIGHTEENTH LEGISLATIVE DAY

TWENTY-SEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 23, 1960

The Senate met at 2 p.m.

Hon. John F. McCarthy, Vice Chairman of the Committee on Rules, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, It is so easy to get lost when we choose the wrong road upon which to travel, for . . .

To every man there openeth a Way, and Ways and a Way,

And the High Soul climbs the High Way,

And the Low Soul gropes the Low,

And in between in the misty flats, the rest drift to and fro.

But to every man there openeth a High Way and a Low,

And every man decideth the Way his soul shall go.*

Forbid it Lord, that any of us should choose the Low Way, or just drift around in the misty mud-flats of mediocrity. Help us to choose the High Way, knowing full well it is not a six-lane freeway for a hurried non-stop journey, but that it is narrow and straitened, with many Stop, Look, and Listen signs, and it does get somewhere worth the time and the effort. AMEN.

* John Oxenham.

President of the Senate Presiding

At 2.05 p.m., Hon. Glenn M. Anderson, President of the Senate, presiding.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator McBride, on motion of Senator Burns, due to illness.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Jack Lutz, Mrs. Claribel Lindahl, Mr. William Horvath, Mrs. Mildred Hatfield, Mr. Warren Elliott, Mr. Jerd Ferraiuolo, Mr. Emmett Coon, and the following students from Durham Elementary School in Durham: Bille Jo Abshier, Charlotte Audette, Willis Baird, Patrick Barris, Ralph Blasingame, Ronald Boles, Daniel Boone, Joan Bordin, Jeanne Bremner, Gale Burnett, Mark Carlson, Diana Church, David Conant, Larry Cooke, Eugene Coopridge, Cheryl Cuthbertson, Marjorie Daunterman, Robert Dilbeck, Catherine Dowd, Martha Dowd, Eva Dukelow, Grace Erreca, Joe Gallaway, Robert Gauer, Donna Graves, Marilyn Hackett, Jack Hatfield, Glenn Hoffman, Linda Humphrey, Robert Kelley, Sharon Killingsworth, Samuel Lasell, Maurice Lindahl, Scott Linzey, Michael Loofbourrow, Brenda Lutz, Kathleen Mackessy, Ronnie McClurkin, Michael McDonald, Margaret McNair, Camille Morse, Billy Orrell, Lorraine Rodgers, Randy Richert, Elizabeth Ryon, Michael Schurr, James Stephens, James Summers, and Benjamin Taylor.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Mackaplow, Mrs. V. Dunn, Mrs. Black, Mrs. P. Roche, Mr. C. Barriek, Mrs. E. Kenyon, and the following students from Bret Harte School in Hayward: Bruce Anderson, Charlotte Archuleta, Daniel Arias, Dennis Brown, Betty Jean Campbell, Carol Cruickshank, Jimmy Cuellar, Randy Fowler, Nicky Furtado, Jill Garay, Jean Gonzales, Cheryl Haines, Diane Harper, Paul Heisey, Robert Jenks, Lance Laverty, Elia Lopez, Bennie Machado, Patrick Mahoney, Carole Mehalas, Sharen Norris, Victor Ortiz, Susan Pastor, Nellie Ramirez, Suzanne SeEVERS, Donna Shaw, Susan Tomley, Bernard Vancil, Michael Ward, William Wentworth, Geraldine Bordeaux, Maria Botelho, Marthros Brown, Kenneth Cox, Ronald Dailey, Dionne Fitzgerald, Rockney Ford, Ginger Fowler, Frankie Garcia, Michael Heal, Renee Marshall, James McCarthy, John Monger, Norman Nadrowski, Toni Perez, Mary Soares, Hope Soto, Caroline Sponsel, Joseph Vargas, Ronald Wareham, Yvonne Alfaro, Roger Bassett, Virginia Bastion, Angela Belon, Dennis Bettencourt, Karon Billups, Orville Blake, Bill Brookes, David Camara, Virginia Chitty, Mary DeGrange, David Dusel, Sharelle Eiden, Margaret Feragen, Alan French, Robert Greene, Warren Hanson, Norman Hart, Charlene Heriot, Milvi Jakson, Richard Jenks, Terry Johnson, Bud Leland, Paul Manning, Danny Margolis, John Muncy, Donna Osbourne, Edward Piziali, Douglas Robbins, Neil Telford, Theresa Warhurst, George Watson, Barbara Williams, Ronald Wright, Denise Allen, David Barton, Charles Beck, Judy Bettencourt, David Bockman, Paula Cain, James Cardoza, George DeAnda, William Drew, Marlene Dyer, Jennie Flemming, Susan Geppinger, Allison Gibbons, Janet Greene, Mac Gutierrez, Ben Gyabers, Dennis Hazen, Zelma Hunt, Miriam Kraus, Brad Martin, Mike McGovern, Renee Molinari, Richard Morrison, Betty Ann Murray, Lonnie Parmalee, Darrell Pratt, William Prioste, Linda Ralston, Dolores Ramirez, Robert Shumate, Linda Smith, Richard Striaver, John Vasquez, Sherry Weber, Phyllis Widger, and Ann Zettel.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Marlene Pallotta, Mrs. W. M. Bogart, Mr. Thomas Berry, Mr. Dewey Graham, Mr. Herman Halbach, Mrs. J. S. Martino, Mrs. H. N. Winter, Mrs. Charles Hoyer, Mrs. L. J. Currier, Mr. Edgar Artis, Mrs. Wm. N. Mosier, and the following students from El Dorado School in Concord: Milton Allen, Lynne Berry, Kim Bogart, Victor Burke, Dennis Clouse, Lynn Dalton, Diane Dejesus, Pamela Fawthrop, Bonnie Fredrickson, Linda Galli, Dick Goncalves, Danae Graham, Carolyn Halbach, Robert Hamlin, Cindy Hilton, Alan Koch, Mike Lassiter, Mary Ann Martino, Terry McCallum, Ruth Mohr, Sandy Pearce, Mike Pemberton, Judy Phillips, Cheri Quiney, Ronnie Reigle, Ronna Roscoe, Jim Ross, Janet Russell, Jeanne Schubert, Mike Sincich, David Spannagel, Deanna Talbert, Carole Webb, Bob Winter, Allan Woods, John Artis, Tommy Barber, Janet Barnes, Michael Bender, Donilda Berryman, Chip Bradley, Pauline Bugay, Ronald Collins, Patricia Currier, Sandy Diers, Mary Ann Dodd, Byron Dorrance, Bonnie Duarte, David Eidell, George Essin, Susan Estrada, Dennis Funkhauser, Mike Hammil, Myjken Hayden, Patricia Hoyer, Stephen Hull, Glenn Jayne, Danny Kelly, Stephen Locke, Kathy Machado, David Marshall, Randie McCall, Nancy McNew, William Mosier, Judy Tibulski, Penny Whitting, Greg Widner, Kenneth Wilson, Judy Witus, Kathy Wood, Fannie Weathersby, Maxine Riddle, Patricia Norman, Jessie Smith, Cheryl Agler, Susan Armstrong, Janice Barnes, Patricia Hansen, Jacqueline Higdon, Bruce Hull, Pete Kinney, David Leonard, Steven Ludwig, Richard MacFarlane, Clyde Mashore, Richard Meyers, Carole Norman, Linda Pastorino, Tonia Pimentel, Doris Riddle, Chester Riley, Kathryn Simpson, Sandra Smith, Judy Strait, Jack Zelazang, Glen Begor, Sue Bobier, Patricia Britt, Mary Conn, Veronica Davis, Frances Dingle, Jack Durrant, Norma Evans, Stephen Granquist, Jeffrey Greenwood, Jimmy D. Gregory, and Robert Groves.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William L. Guptill, Mrs. Garvin, Mrs. Nancy Meikle, Mrs. George James, Mrs. Olivia Rose, and the following students from Shiloh Elementary School in Modesto: Randy Inderbitzen, Douglas Butler, Jerry Thomason, Cesar Fernandes, Teresa Rose, Ronnie McKnight, Jon Olson, Jim Meikle, Julia Maxfield, Judy Maxfield, Linda Butler, Beverly Sharp, Dave Miranda, Mark Massingill, Mary Jane Cardoza, Dorothy Thomason, Carolyn Riggs, Mary Williams, Kathleen Massingill, Richard Ehrler, James Lemos, Robert Cardoza, Bill Silva, Fred Kuharski, David Sharp, Pat Garvin, Albert Ehrler, Frankie Cardoza, Charlotte James, Georgia Mihelis, and Ruth Sharp.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Chet DeVore, Mrs. James Paioni, Mrs. Fairell Martin, Mrs. Clifford Harris, Mrs. William Castleman, Mrs. Wallace Cabassi, Mrs. John Krepela, Mrs. Dick Peterson, Mrs. Paul Stewart, Mrs. "Mer" McCormick, Mrs. Richard Ramsey, Mrs. Walter Dudley, Mrs. Floyd Davis, Mrs. Bill E. Wasson, Mrs. Darrell Anderson, Mrs. Leonard Brown, Mrs. Carl J. Morris, Mrs. Thomas Quinn, Mrs. Richard Kendall, Mrs. Jess Rinehart,

Mrs. R. C. Limprecht, Mrs. Chas. Laskey, Mrs. Walter McNeal, Mrs. Emmett Visser, Mrs. Gordon Ham, Mrs. Sydney Long, Mrs. Loren Hosmer, Mrs. Richard Davis, Mrs. Harry Deckert, Mrs. Richard Shorman, and Mrs. Mel Cronan.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Emery High School: Mike Atkinson, Donald Broussard, Jerry Davis, Ron Dixon, Jim Faught, Phil Gomez, Ron Hoover, Rubin Ingram, Berkeley Jones, Gil Lucero, Richard McNeely, Raymond Mock, Charles Pellicci, Bryan Regallie, Hershell Starnes, James Wilson, Sherman Woods, Leslie Balangero, Arlene Bolentini, Gerrie Cristiani, Pat Dolby, Elaine Greggs, Deanna Gressett, Madeline Hess, Bettie Hudson, Ruby Ingram, Patricia Jordan, Cova Manns, Luetta McKenzie, Mary Moore, Mary Nash, Doris O'Neal, Patricia Pell, Lola Perkins, Celia Plasencia, Carol Rodoni, Donna Sloan, Sandra Smith, Shirley Smith, and Barbara Van Sickle.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Norna Segre, an exchange librarian from Kingston, Jamaica; Margaret Klausner, a librarian from Stockton; and Mr. Gus Simpson from Stockton.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Robert Adams, Mrs. David Hanley, and the following students from the Edna Maguire School in Mill Valley: Jane Adams, Frances Allen, Howard Annapu, Thomas Carter, Robert Cirul, Zette Emmons, Duncan Greene, Brian Gustafson, Douglas Hanley, Donald Irving, Allison Jones, Margaret Kibbee, Kathy Lines, Clifford McClure, Laupretta McCourtney, Janet Montooth, Joanne Murray, Ronald Ringen, Michael Schladowler, Vickie Sender, James Stephenson, Janet Sutley, Michael Teague, Mary Kay Vail, Dennis Young, Barbara Strong, and Pat Landkamer.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Rutledge, Mrs. Johnson, Mrs. Hayakawa, and the following students from the Edna Maguire School in Mill Valley: Artur Argiewicz, Wendy Becker, Pamela Berry, Robin Bladh, John Burnham, Lynette Busch, Kathryn Chesnut, Judith Clark, Carol Danford, Mark DeSmet, Sue Dulebohn, Daniel Friedman, Lauri Harper, Alan Hayakawa, Alexandra Heyman, Guy Howard, Carol Jenkins, Judith Johnson, Marcia Johnson, Carol Krone, Eileen Mayer, Carolyn McCarty, Danny McNeill, Richard Miller, Karen Millis, Gregory Nelson, Clifford Reynolds, Michel Royston, Jill Rutledge, Kathryn Stewart, Barry Walton, Mary Watters, Chris Schuepach, Debby Ross, Wendy Behr, Marc Loran, Mike Teague, Kent Adams, Zette Emmons, Margaret Kibbee, and Kathy Lines.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Gordon Abbott and Mr. Donald Benke of San Jose.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Professor Jerome Cohen, Professor Frank Newman, and the following law students from Boalt Hall, University of California at Berkeley: David Beers, Michael Bilson, Earl C. Bolton, Dwight Carlson, Marvin Ellenberg, Albert

Fink, William Foley, Henry Goff, Bernard Jacob, Frederick Kunzel, Richard Levin, Matthew Mitchell, Richard Patsey, Ralph Reisner, Philip Smith, Miles Snyder, Rowland Walker, Stewart Weinberg, Donald White, Howard Wiggins, Andrea Barilli (Italy), Charles Corman (England), Stanislaw Ehrlich (Poland), Krishan Nigam (India), Detlev Rohwedder (Germany), and Heinrich Senfft (Germany).

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John W. Maloney of Seattle, Washington, and A. M. Self of Auburn, California.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Don Taylor of San Mateo, Mrs. Albert Capland of San Mateo, Mrs. Oliver Mann of San Mateo, S. B. Johnson of San Carlos, Mr. Bill Bancroft of Woodside, Pat McDowell of Woodside, and Mr. Ray Seagraves of Woodside.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Fred G. Young of San Marino, and Helen Myers of Temple City.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Clair Marie, Sr. Charles Marie, Sr. M. Isabelle, and the following students from St. Eugene's School in Santa Rosa: Gail Allmendinger, Jill Atkins, Robin Bailey, Gregory Basso, Emil Biavaschi, Joseph Brady, Donna May Camilli, David Churchill, Mary Beth Cuff, Jane Ellen Dardis, Marie Donelson, Teresa Ehlinger, Carmel Finigan, Patricia Fitzsomons, Catherine Froom, Daniel Gibling, Raymond Hulsman, Walter Hulsman, Philip Husby, Jim Jadin, Gail Mache, Lee Maddux, Barry Maroni, Anthony Mattos, Jo Ann Michetti, Thomas Migliacci, Cheryl Miller, Patricia McKee, Nancy Noonan, John Noonan, Manuel Nunes, Michael O'Neill, Kenneth Pedersen, Jr., John Plover, Catharine Rattigan, Michael Schwartz, Peter Settle, Rence Sheridan, Gregory Speer, Michael Trombetta, Jeffery Tuttle, Janis Voltz, Ellen Wall, Terrence Wall, Norman Williams, Penelope Wilson, Lynette Webb, and Gregory Smith.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. A. R. Doty and Mrs. F. C. Newman, who are representatives of the American Field Service Chapter in Orinda, and the following exchange students: Miss Widi Saebani and Mr. Enrique Lopez-Bruno, who are exchange students at Miramonte High School in Orinda, from Indonesia and Spain; and Miss Yoko Abe and Mr. Charles Tripp, who are exchange students at Acalanes High School in Lafayette, from Japan and England.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Chester W. Troudy, district superintendent, Mrs. Jess Eller, teacher, Mr. James Strange, bus driver, Mrs. Thomas Allen, Mrs. Howard Simmons, Mrs. Frank Biliardi, Mrs. Blanche Owens, Mrs. John Dutto, Mrs. W. M. Colson, and the following students from Palo Verde Union School in Tulare County: Edward Alberti, James Bradford, Ernest Cortez, Charles Gillen, Jerry Gimlin, Robert Hernandez, Olen Ray Jones, Sammy Jones, Johnny Maciel, Earl Martin, David Murch, James

Mustin, Gerald Reich, James Torrence, Donald McClusky, Twila Allen, Elaine Biliardi, Janet Colson, Donna Criswell, Sarah Curlin, Johnnie Kaye Dutto, Christina Enriquez, Linda Sue Holland, Mary Beth Hughes, Helen Jackson, Charlotte Kermode, Wanda McFarland, Maria Martinez, Gloria Masterson, Mary Moore, Gwen Murch, Rosemary Ogaus, Janet Owens, Judy Patterson, Failene Simmons, and Betty Smith.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Glen Gardner and their son, Calvin of Santa Ana; Mrs. Wayne Brandt of Sacramento; and R. L. Wetzler of Anaheim.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. James B. Campbell of Carmel.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Richard L. Oliver, of Los Angeles.

On the request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Daniel McCarthy, Gerald J. Burke, Fitz-Gerald Ames, Sr., Theodore Johnston, and Harry Thieman of San Francisco.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to James G. Boornazian.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the California Congress of Parents and Teachers, Inc.: Mrs. Raymond M. Cochrane, Mrs. A. W. Copeland, Mrs. A. Mann, Mrs. Ralph Sims, Mrs. Bernard Piombo, Mrs. Donald Taylor, Mrs. E. L. Howe, Mrs. R. P. Doll, Mrs. Helen Salch, Mrs. Marjorie Osborne, Mrs. Wm. Rolley, Mrs. A. McDonald, Mrs. Vernon Bry, Mrs. J. A. Rutherford, Mrs. James A. Wayne, Mrs. R. A. Henderson, Sr., and Mrs. C. H. Preston of San Mateo; Mrs. Walter Benkman, Mrs. Harold Smith, and Mrs. John Feldman of Burlingame; Mrs. Robert Hammett and Mrs. William M. Gullett of Broadway-Burlingame; Mrs. J. D. Jackson, Mrs. Robert Hall, Mrs. Louis Aleorta, Mrs. Wm. Weiss, Mrs. Vernon Capps, Mr. Clifford Moore, Mrs. Lewis Cascone, Mrs. Roy Bianchi, Mrs. Wm. Glasby, Mrs. John Nordquist, Mrs. Vincent Tange, Mrs. Marie Pearson, Mrs. Manuel Johns, Mrs. J. W. Thompson, Mrs. Floyd Phillips, Mrs. Albert Wilson, and Mrs. J. B. Mills of San Bruno; Mrs. Robert Woodworth, Mrs. Andrew Commick, Mrs. Angelo Nicola, Mrs. James Malekos, Mrs. Bernice Meinzer, Mrs. Norma Maita, Mrs. Lee Leshner, Mrs. Nin Sarubbi, Mrs. Theresa Schroeder, Mrs. Helen Tuoto, Mrs. Cecil Bishop, Mrs. Michael Nagy, Mrs. Charles Gylfe, Mrs. Merle Van Kirk, Mrs. G. Martin, Mrs. John Greiner, Mrs. Sam Cole, Mrs. Stella Filarski, Mrs. B. A. Painchaud, Mrs. Mendel Plausky, Mrs. Arthur Hermosillo, Mrs. O. Luster, Mrs. Betty Buser, Mrs. Foriest Cunningham, Mrs. Ruth L. Hulse, Mrs. Del C. Wilson, Mrs. Jean Lewin, Mrs. Wilbur Jaeger, Mrs. Thomas West, Mrs. Michael Kerekes, and Mrs. Marshall Hughes of the San Francisco area.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF NATURAL RESOURCES
SACRAMENTO, March 21, 1960

Mr. J. A. Beck

Secretary of the Senate

State Capitol, Sacramento 14, California

DEAR MR. BECK: Reference is made to Senate Resolution No. 102, adopted May 4, 1959, directing the Division of Beaches and Parks of the Department of Natural Resources "to make investigations, studies, surveys, and prepare general plans with respect to the desirability of acquiring all or portions of the recreation lands surrounding the Copco Reservoir and to include within its report an estimate of the cost and an estimate of the number of visitor days projected, and recommendations in regard thereto."

In compliance with said resolution the Division of Beaches and Parks has made such study and copy of the report titled "A State Park Proposal at Copco Reservoir, Siskiyou County, California," is transmitted herewith. The recommendation by the Division of Beaches and Parks is as follows:

"The project area has a recreation potential of more than local interest. Some features have undoubted statewide significance. Because the algal condition has not been investigated when it is supposed to be in its most objectionable state, it becomes a matter of extreme concern, due to its appearance during the height of the recreation season. The sum of the favorable factors, not considering algae, identifies the project area as being worthy of State Park status. At this time it is impossible to give an unqualified recommendation to this project until the extent of the algal nuisance on recreation has been determined."

In view of the algae problem referred to in the above recommendation it is recommended that further study be given to this matter and the possibilities of its control to be explored during the coming summer season. A further report will be presented to your body on this subject at the next regular session of the Legislature in 1961.

Sincerely yours,

DEWITT NELSON, Director

Encl.

cc: Hon. Edmund G. Brown
Hon. Randolph Collier
Mr. Charles A. DeTurk

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 13

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 10

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 4

And reports the same correctly re-engrossed.

BURNS, Chairman

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2

And reports the same correctly re-engrossed.

BURNS, Chairman

Committee on Water Resources

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Water Resources, to which was referred: Assembly Joint Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

WILLIAMS, Chairman

Above reported resolution ordered to third reading.

Committee on Finance

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 15

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

BROWN, Vice Chairman

Above reported bill ordered to second reading.

Committee on Revenue and Taxation

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Senate Bill No. 19

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DILWORTH, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 7, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Senate Bill No. 8

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DILWORTH, Chairman

Above reported bill ordered to second reading.

Committee on Judiciary

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Judiciary, to which were referred:

Assembly Concurrent Resolution No. 6

Assembly Concurrent Resolution No. 16

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

REGAN, Chairman

Above reported resolutions ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 15—An act to amend Sections 1 and 2 of Chapter 7 of the Statutes of 1956, to provide revenue by authorizing the transfer of certain state property.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 19—An act to amend Sections 23153, 23184 and 25552 of the Revenue and Taxation Code, relating to taxation of credit unions, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Revenue and Taxation:

Amendment No. 1

In line 1 of the title of the printed bill, after "23184", insert ", 23221".

Amendment No. 2

On page 1, line 7, after "chapter", insert "which transacts business in a volume not exceeding twenty-five thousand dollars (\$25,000) annually".

Amendment No. 3

On page 2, line 8, after "unions", insert "which transact business in a volume not exceeding twenty-five thousand dollars (\$25,000) annually".

Amendment No. 4

On page 2, line 9, after "unions", insert "which transact business in a volume not exceeding twenty-five thousand dollars (\$25,000) annually".

Amendment No. 5

On page 2, between lines 9 and 10, insert

"SEC. 2.5. Section 23221 of said code is amended to read:

23221. A corporation which incorporates or organizes under the laws of this State or qualifies to do business in this State shall thereupon prepay the minimum tax provided in Section 23153, *except that any credit union shall thereupon prepay a tax of twenty-five dollars (\$25)*. The prepayment shall be made before the corporation files with the Secretary of State its articles of incorporation or a duly certified copy thereof."

Amendment No. 6

On page 2, line 20, after "unions", insert "which transact business in a volume not exceeding twenty-five thousand dollars (\$25,000) annually".

Amendment No. 7

On page 2, line 22, after "unions", insert "which transact business in a volume not exceeding twenty-five thousand dollars (\$25,000) annually".

Amendment No. 8

On page 2, line 24, strike out "a credit union's income year", and insert "the income year of a credit union which transacts business in a volume not exceeding twenty-five thousand dollars (\$25,000) annually".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 8—An act to add Section 6369 to the Revenue and Taxation Code, relating to exemptions from the sales and use tax.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Revenue and Taxation:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "Section 6369", and insert "Sections 6369 and 6369a".

Amendment No. 2

On page 1, after line 7, insert

"SEC. 2. Section 6369a is added to said code, to read:
6369a. There are exempted from the taxes imposed by this part the gross receipts from sales of and the storage, use, or other consumption in this State of orthopedic, surgical, dental, ocular and ophthalmologic devices or appliances or restorations and

their appurtenances, applied or dispensed by a person duly licensed to do the same, or sold or delivered upon the prescription of a person duly licensed to issue such prescriptions."

Second Set of Amendments to Senate Bill No. 8

Amendment No. 1

In line 2 of the title of the printed bill, after "tax", insert ", to take effect immediately".

Amendment No. 2

On page 1, line 5, after "medicines", insert "prescribed for the treatment of a human being by a person authorized to prescribe the medicines, and".

Amendment No. 3

On page 1, line 6, strike out "and filled by registered pharmacists", and insert "filled by a registered pharmacist".

Amendment No. 4

On page 1, after line 7, insert
"SEC. 3. This act provides for a tax levy within the meaning of Article IV of the Constitution, and shall go into effect immediately, but shall not become operative until July 1, 1960."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

RESOLUTIONS

The following resolution was offered:

By Senators Williams, Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson:

Senate Resolution No. 44

Honoring the memory of J. W. Vickrey

WHEREAS, The members of this Senate have learned with profound regret of the death of J. W. Vickrey, State Highway Engineer of California, on December 4, 1959; and

WHEREAS, J. W. Vickrey began his service as an engineer for the California Division of Highways at Willits, Mendocino County in 1917, in a 42-year career in which he was closely identified with the planning of California's modern highway system; and

WHEREAS, In 1947, when California embarked upon its greatly expanded modern highway system, J. W. Vickrey was named Assistant State Highway Engineer in Charge of Planning, which position he retained until 1955 when he became Deputy State Highway Engineer, responsible for all the various engineering phases of the California highway program, his achievements as an engineer winning for him, shortly before his death, appointment to the office of State Highway Engineer of California; and

WHEREAS, J. W. Vickrey was a man of great personal integrity as well as professional ability, devoted to his family and his community, to which he also contributed as a member of many organizations, including the American Society of Civil Engineers, the American Association of State Highway Officials, for which he served as a member of the Executive Committee; Golden Empire Lodge, F. and A. M., of the Scottish Rite Bodies and the Ben Ali Shrine, and Rainbow Chapter No. 385, Order of the Eastern Star, of which he was a past patron; and

WHEREAS, His extraordinary service to the State was acknowledged by the Governor of California who said, "Mr. Vickrey contributed to the growth and development of our State not only his engineering knowledge and ability, but also bold vision and a practical understanding of the legal and legislative aspects of the highway program;" and

WHEREAS, The members of this Senate deeply regret the untimely death which has taken from the State of California the services of this eminent highway engineer, and are saddened by the loss of an esteemed personal friend; now, therefore, be it

Resolved by the Senate of the State of California, That the members of this Senate do hereby extend to Mrs. Katie Vickrey, the surviving wife of J. W. Vickrey, and to

his sons, John W. Vickrey, Jr. and William T. Vickrey, deepest sympathy in the loss of their beloved husband and father; and be it further

Resolved, That the Secretary of the Senate transmit suitably prepared copies of this resolution to Mrs. Katie Vickrey and to John W. Vickrey and William T. Vickrey.

Resolution read, and unanimously adopted on a motion by Senator Williams.

CONSIDERATION OF DAILY FILE SECOND READING OF ASSEMBLY BILLS

Assembly Joint Resolution No. 8—Relative to the extension of educational and training benefits to persons entering the armed forces after January 31, 1955.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Military and Veterans Affairs:

Amendment No. 1

On page 2, line 10, of the printed measure, after "serve," insert "subject to such changes by law or regulation as Congress may deem fit to impose,".

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 10—An act to amend an initiative act entitled "An act prescribing the terms upon which licenses may be issued to practitioners of chiropractic, creating the State Board of Chiropractic Examiners and declaring its powers and duties, prescribing penalties for violation hereof, and repealing all acts and parts of acts inconsistent herewith," approved by electors November 7, 1922, by amending Sections 1, 5, 9, 10, and 12 thereof, relating to compensation of board members and fees payable by applicants and licensees.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 10:

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 7, 1960

*To the Honorable Members of the Senate
and Assembly of the State of California*

Senate Bill No. 10, "An act to amend an initiative act entitled 'An act prescribing the terms upon which licenses may be issued to practitioners of chiropractic, creating the State Board of Chiropractic Examiners and declaring its powers and duties, prescribing penalties for violation hereof, and repealing all acts and parts of acts inconsistent herewith,' approved by electors November 7, 1922, by amending Sections 1, 5, 9, 10, and 12 thereof, relating to compensation of board members and fees payable by applicants and licensees," in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 10 as an emergency measure.

Respectfully,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, Murdy, O'Sullivan, Rattigan, Richards, Shaw, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

By Senator Berry:

Senate Resolution No. 36

Relative to National Forest Products Week

WHEREAS, The forests of California form an extremely important part of the natural resource wealth of the State, and it is essential to the future economic welfare of California that these forests be maintained in continuous production of forest products; and

WHEREAS, The maintenance of a good market for forest products is essential to the practice of forestry, practice resulting in sustained growth and to the welfare of the forest industry; and

WHEREAS, The Forest Industry of the United States with the assistance of the International Concatenated Order of Hoo Hoo is sponsoring a "National Forest Products Week" to call attention for the need of promotion of the use of all types of forest products; now, therefore, be it

Resolved by the Senate of the State of California, That the State Senate invites and urges all persons in California, interested in production of forest products and in the management of forest lands for continuous forest production, to observe and participate in "National Forest Products Week" on October 16 to 22, 1960.

Resolution read, and unanimously adopted on a motion by Senator Berry.

Senate Concurrent Resolution No. 13—Relative to printing the proposed Uniform Commercial Code Annotations.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Holmdahl, Johnson, Murdy, O'Sullivan, Rattigan, Richards, Short, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Joint Resolution No. 2—Relative to pesticidal residue on agricultural products.

Resolution read, and presented by Senator Murdy.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, Miller, Murdy, O'Sullivan, Rattigan, Regan, Richards, Shaw, Stiern, Thompson, and Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 7—Relative to the Veterans' Benefits Act of 1957.

Resolution read, and presented by Senator Farr.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson,

Grunsky, Hollister, Holmdahl, Johnson, Murdy, O'Sullivan, Rattigan, Richards, Shaw, Short, Slattery, Stiern, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Joint Resolution No. 9—Relative to urging the enactment of effective and comprehensive federal civil rights legislation.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Miller, Murdy, O'Sullivan, Rattigan, Richards, Shaw, Short, Stiern, Thompson, and Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 12—Relative to the compilation of bill binder sets in the Legislative Bill Room.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Miller, Murdy, O'Sullivan, Rattigan, Richards, Shaw, Short, Stiern, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 17—Relative to efficiency and economy in state printing.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Miller, Murdy, O'Sullivan, Rattigan, Richards, Shaw, Stiern, Thompson, and Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 25—Relative to the preparation and printing of a Summary Digest and Subject List.

Resolution read, and presented by Senator Murdy.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Berry, Brown, Burns, Byrne, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, Miller, Murdy, O'Sullivan, Rattigan, Richards, Shaw, Stiern, Thompson, and Williams—27.

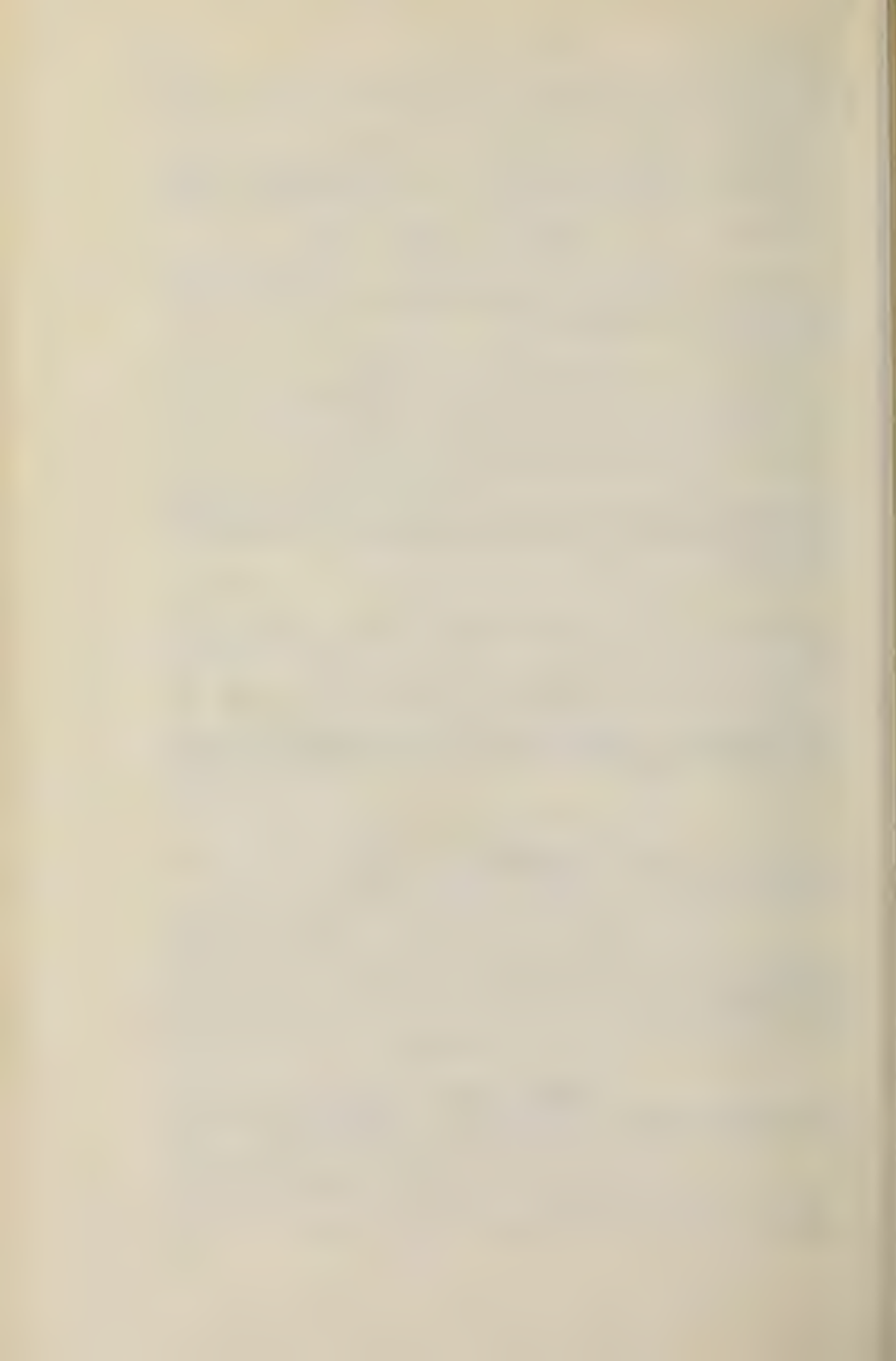
NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 3.10 p.m., on motion of Senator Brown, the President declared the Senate adjourned until 2.30 p.m., Thursday, March 24, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

NINETEENTH LEGISLATIVE DAY

TWENTY-EIGHTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 24, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, Today we pray an ancient and simple prayer: Lord, increase our faith. Increase our faith in Thee, for "when faith in God has gone, man the thinker has lost his greatest thought." Increase our faith in man for he is the instrument through which Thou must work to bring goodness to the earth; increase our faith in his capacity; learn to do good and to be good. Increase our faith in the democratic process and its goals, that we may labor wisely and live bravely to achieve and preserve them. AMEN.

RECESS

At 2.35 p.m., on motion of Senators Dilworth and Murdy, the Senate recessed for the purpose of introducing Dr. Paul W. Wolgemuth, Director, and members of the Choral Society of Biola College.

APPOINTMENT OF SPECIAL COMMITTEE

The President appointed Senators Dilworth and Murdy as a Special Committee to escort the choral group to the front of the Senate Chamber.

INTRODUCTION

Whereupon, Senator Dilworth introduced Dr. Wolgemuth and the following members of the choral group: Charline Altig, Kathy Barrett,

Alice Ann Bradley, Barbara Brown, Mary Anne Brown, Mari Jean Brownlee, Michael Childers, Margaret Davis, Charles E. Diaz, Loren Eckhardt, Ed English, Janice Epley, Nell Fenska, Lee Fischbach, Marilyn Friesen, Ronald Funk, Carl J. Gerbrandt, Nancy Hackley, Roger Hedges, Rachel Kruse, Mary Gail Mathews, Linda McBride, Lynda Ower, Bill Pehrson, Darlene Richards, Jeri Roland, Bob Schmidt, Jack Schwartz, Dick Shackelford, Darrell Smith, Verna Thompson, Marilyn Visser, Edith-Helen Wall, Vernon Wicker, Raymond Wilson, and Jean Dodson, who entertained the Senate with three selections, "O Sing Ye to the Lord," "The Beatitudes," and "Little Innocent Lamb."

REASSEMBLED

At 2.44 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to E. J. Niland of San Jose, E. D. Jones, Jr., of San Jose, Mrs. Evelyn Machado of Newcastle, Mrs. Rene Maddan of Newcastle, and Richard Saladana of Newcastle.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Keith Lamb and four honor students from Starr King School, Mary Houston, Chris Lamb, Bonnie Andrews, and Barbara Walter.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Joseph Korb of Del Mar and Alfred Schneider of San Diego.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Louis Paganini and Al Jones of San Jose.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rosalind Wyman, Councilman, City of Los Angeles.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Harry Dolen of San Jose and Dr. B. Chartrand of San Jose.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William D. Green of Green Valley.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. J. E. Crim and Mr. Stanley Bates of Santa Ana.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Norman Henderson and Erie Henderson of Fresno.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Marie Skinner, Miss Stella M. Besenthal, Mrs. Maud Coats, Mrs. Celeste Parry, Mr. Henry Schlechtmann, Miss Agnes Cunningham, Mrs. Ruth

Herndon, Mrs. Edna C. Calkins, Miss Agnes J. Rae, Miss Susie A. Corpstein, Mrs. Zella B. Haynes, Miss Gladys M. Jenner, Mrs. Agnes M. Service, Miss Pearl G. Maschio, Miss Marguerite Maschio, Mr. Richard A. Sabbato, Mrs. Teresa Sabbato, Mr. William E. McLeod, Josephine White, Paul A. Silvey, Leo J. Champagne, and George C. Jones.

On request of Senator Regan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. William A. Allen, Mrs. Roberts, and the following students from Delta Junior High School in Lakehead: Ted Allen, Wayne Floro, Mitch Freir, Penny Greene, Clyde Johnson, Palmer Minton, Judy Tanner, Pablo Valdivia, Joanne Zastrow, John Allen, Steve Foedert, Jack Hancock, Mike Hubbell, El Rey Poole, David Tanner, and Salvador Valdivia.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ray Miller, district superintendent and principal; Mrs. Ida Beverly, teacher; Mrs. Harvey Robinson, Mrs. Nathan Cohen, Mrs. Barney Santero, Mrs. Ernie Kruse, and the following students from Cotati School in Cotati: Burton Cohen, Charles Cronin, William Garrod, Robert Hendrix, Brian McIntosh, Ronald McKenney, Kenneth Robinson, Mark Schoenthal, Marvin Thompson, Daral Wallace, Douglas Stubbs, John Sharrett, Mary Cornelius, Rebecca Hanke, Verda Houser, Diane Kane, Kathleen Petersen, Barbara Roach, Cathlynn Rhodes, Linda Santero, Marsha Tompkins, Marta Porritt, Teresa Schonbachler, Heather Smyth, Cheryl Souza, Sandra Tapan, Josephine Vendice, Terrie Beffa, Michael Biscarret, William Blanford, Robert Butler, Clifford Cake, John Chase, William Feeley, Alva Hopper, Dennis Graham, Robert Kruse, Robert Martinez, Michael Oretsky, Randolph Ortega, Ronald Reichmuth, Ralph Rubendall, Barry Santero, Louis Santucci, Leonard Smith, Joan Anderson, Katherine Arthur, Julie Clarke, Beverly Dodds, Ronda Francisco, Vonda Francisco, Mary Golis, Michele Krieg, Judy Warwick, and Evonne Campbell.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. D. Sutton, Mr. C. Payne, and the following students from Porter School in Alameda: JoAnne Alsup, Linda Bell, Kathleen Chladek, Carol Cook, Lorraine Cowart, Judith Frankel, Carol Fryman, Kristina Gamble, Linda Heaton, Barbara McKinney, Karen Ng, Donna Nomura, Pam Oswald, Donna Patterson, Paulette Perry, Jill Royce, Anna Sipe, Vicky Wong, Terre Williams, Peggy Belcher, Barbara Brewer, Carolyn Ferreira, Dawn Frederick, Susan Hauger, Merilee Kucera, Barbara Redman, Linda Sellers, Sandra Tyacke, Beverly Wahpepah, Alice Miller, Pat Pena, Lanny Douglas, LeRoy Dugan, Tony Galena, Terry Kotte, Michael Martin, Ronnie Reavis, Paul Roggenbuck, Charles Schwab, Ron Sittinger, Claude VanSant, Ronald VanVeen, Charles Kauffman, Daniel McGrath, Matt Lofstrom, and Carl Riblett.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. M. Packer, Mr. J. Palermo, and the following students from Porter School in Alameda: Janie Baker, Beverly Clonts, Claire Coustier, Susan Dixon, Margery Essex, Mary Hannah, Marilyn Hartley, Karen Henton, Alyson

Hunting, Mary LaViolette, Patricia Lawton, Nancy Jean Magario, Marca McCray, Karen Murray, Carolyn Nunes, Catherine Powers, Linda Reed, Priscilla Ryan, Shirley Steves, Cynthia Vallerger, James Breedlove, Kenneth Brewer, Wayne Kilburn, Irwin Lewis, Charles Peters, Terry Price, James Roberts, David Schulze, Lonnie Voyles, James Berg, Richard Brown, Valentine DeLaRosa, John Dupree, Benny Galvan, Thomas Granada, Angelo Martinez, Daniel Miller, Daniel Saunders, Roy Schmidt, Gregory Sloan, Robert Stockman, Faraday Tabler, Robert Tomerlin, Richard Thurman, Charles Rigmaiden, and Gordon Olson.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Margaret Dolores, SND, Sister Eleanor Marie, SND, and the following students from Notre Dame High School in Belmont: Patricia Argilla, Linda Barrington, Susan Benedetti, Virginia Bland, Christine Brown, Christine Caldwell, Kathleen Carmody, Teresa Coleman, Carol Crawford, Patricia Crooks, Patricia Daniell, Patricia Daugherty, Kathleen Davis, Barbara Dillon, Kathleen R. Dolan, Norlen Drossel, Kathleen Fitzgerald, Kathleen Flaherty, Jeannette Francoeur, Patricia Gemello, Mary Goggin, Carol Grady, Margot Graham, Judith Granville, Elaine Grewe, Ann Haberin, Kristina Hanson, Elaine Haritos, Jacqueline Hickey, Sheila Houlihan, Beatrice Igoa, Cheryl Jones, Helen Joseph, Jill Joubert, Marianne Kearney, Marianne Kellogg, Patricia Kennedy, Bonnie Klahn, Mary Ann Kopp, Patricia Lewis, Jeanne Longinotti, Susan Longinotti, Geraldine May, Sue McCarron, Mary McCarthy, Barbara Miller, Mary Ellen Naud, Susanne Nemeth, Nancy Noll, Miriam Odell, Penelope O'Donnell, Elizabeth Olden, Jean Olden, Shelia Parkin, Dorothy Passarella, Evelyn Pellegrini, Sandra Price, Patricia Prickitt, Cecilia Smith, Leslie Smith, Susan Stacks, Susan Stephens, Tullia Tesauro, Mary Van Beckum, Barbara Vignassa, Celeste White, Joan White, Deanne Wilson, and Jacqueline Wotila.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Austin White, Mr. Ronald Loos, and the following students from Balboa High School in San Francisco: Rose Marie Alioto, Virginia Anderson, Carmelita Anzalone, Carol Armstrong, Robert Banque, Dorothy Barler, Sharon Belluomine, Carol Browne, Pat Brugneau, Carolyn Burreani, Chris Duff, Sharon Gabilan, Mary Hontalas, Carol Johnson, Jeannie Jong, Julie Jong, Victor Jong, Sandra Kurnick, Judy Lee, Jo Ann Mahoney, Louise Pontasuglio, Toni Pommel, Bonnie Surek, Diane Thomas, Dorothy Thomas, Linda Thorn, Dina Travertini, Wayne Walden, Jeni Walsh, Diana Yoshino, Ginger Zouzounis, and Donalyn Zywiec.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. William R. Leask, Mrs. Stan Shaw, Mrs. Bernard O. Walker, Mrs. Accomando, Mr. Dunlap, Mr. Humpert, Mr. Welch, Mrs. Rieker, and the following students from Napa: Joanne Andrews, Gary Bennett, Lana Bisson, Kathy Blackenberg, Paula Blackwood, Sharon Bohannon, Chuck Clark, Bill Cypher, Helen Dunlap, Connie Ernst, Suanne Fettes, Ronald Fore, Richard Freidel, Donald Grassman, Bill Grigsby, Wayne Hermes,

Sandra Hicks, Virginia Hulee, Stephaine Inman, Judy Kessel, Marilyn Leask, Doug Murray, Ann Potgeter, John Richburg, Barry Shaw, Ronald Weine, Steven Walker, Fritzanna Williams, Janet Whitten, Linda York, Gail Mosher, Kay Williams, Bill Shipp, Stephen Bridges, Ann Buffi, Robert Butts, Susan Cassidy, Robert Collins, Thomas Field, Evelyn Hershey, Karen Ivy, Donna Knauff, Marsha Linder, Linda McKee, Gary McNeill, Joan Mikelich, Georgina Moore, Susan Nelson, John Nemes, Richard Nimphius, Judy Norton, Pamela Peer, Robert Pierce, Sandra Ryberg, Mary Schnapp, Tim Schrempp, Jo Carol Schwafel, Richard Seminara, Dave Slaight, Charles Smith, Robert Stoll, Joan Strahl, Barbara Wear, Richard White, Robert Williams, Leslie Wright, John York, Myron Young, Terrie Simpson, and Donna Phipps.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Ventro, Mrs. Harris, Mrs. Minta, Mrs. Patterson, Mrs. Floyd, Mrs. Gomes, Mrs. Dawson, Mrs. Cutino, Mrs. Plank, Mrs. Williams, Mrs. Burroughs; and Harold Murchie, James Sanders, and Ruth Hough, teachers in charge; and the following students from Oakley Union High School in Oakley: Gene Bowers, Barry Gannon, Dwight Gaston, David Hernandez, Joseph Mathews, Manuel Mello, Theodore Minor, Luther Powell, Ronald Romiti, Manuel Serna, Arlin Zachery, Martha Abney, Sydney Aden, Cheryl Beal, Laura Burroughs, Mary Cagle, Rochelle Curran, Carla Cutino, Theresa Garcia, Susan Plank, Gay Dee Peacock, Phyllis Railey, Mary Anne Seeno, Carolyn Sellars, Christine Vegoren, Linda Weatherby, Pamela Williams, Barbara Wright, Geraldene Yoder, Rocendo Nogueta, Jimmy Dawson, Trina Robles, Denny Peseau, Mary Cantwell, Rose Tovar, Richard Rhudy, Martha Sharer, Johnney O'Bryan, Danny Hardesty, Dolores Gomes, Mark Manross, Lorraine Markus, Ellis Patterson, Adrienne Tronzo, Bill Tellez, Darlene Shaw, Ronald Floyd, Lorelei Whitney, Robbie Rogers, Joanne Fraga, Doris Gross, Santa Robles, James O'Bryan, Rose Pato, Mikal Woodward, Ada Minor, Howard Knauss, James Cordua, Alvin Maciel, Herbert Smith, Esther Robles, Donna Diekey, Mary Helen Garcia, Pat Ventro, Larry Harris, Colleen Massey, Janice Edgin, Kay Kinnear, Heyen Myers, Joyce Cook, George Garcia, Gerald Minta, Edward Silveira, Gary Machado, Linda Burrow, James Bowers, Donald Downs, Lucy Moss, Pat Hammett, and Carolyn Rye.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Bertha Biegle, Mrs. Marjory Borello, Mr. Alfred Negrete, and the following students from Orange Center School in Fresno: Vicki DuMars, Lester Henkel, Ruthie Johnson, Philip Hansen, Priscilla Jameson, Janice Stolte, Joe Burgess, Shiela Slattery, Vincent Duran, Margaret Mathew, John Martin, Sandra Shepherd, LaVonn Evans, Sharon Hamilton, Larry Hamblen, Pat Hill, Beverly Morrison, David Morris, Roger Tavares, Rosie Lee Earls, Helen Nutt, Ruby Lopez, Durlene Seruggs, Alfred Howard, Frank Montano, Beverly Carpenter, Aaron Foster, O. D. Franklin, and Beverly Fitzjarrell.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Albert K. Schiebelhut, principal, Mr. Donal Code, teacher, and the following

students from Big Creek Elementary School in Big Creek: James Berg, Thomas Croft, Michael Griffith, Danny Tift, David Tucker, Susan Bennett, Rae Gardner, Judith Wait, and Sally Wasson.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Dimas R. Avila, principal, Mr. Kenneth E. Oliver, visiting teacher, Mrs. Patricia Taylor, parent, and the following students from Pershing School District: Lynne Sabroe, Gayle Taylor, Sue Georgeson, Barbara Foster, Lupe Valle, Pat Rangel, Yolanda Guiterrez, Rudy Medina, James Francesconi, Ann Francesconi, and Lupe Gonzales.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Margaret Ruckman, Miss Bonnie Boline, Mr. Hollis J. Eaves, Mr. William Sideria, Mrs. Hollis Eaves, Mr. Berkely Kent, Mrs. John Blair, Mrs. Edgar Iverson, Mrs. Gordon Mitchell, and the following students from Fairfield Elementary School in Fairfield: Nancy Adams, Mary Jean Donahue, Doris Dotson, Judith Dougan, Barbara Gearhart, Edlyn Griffin, Diane Haines, Elizabeth Hesselstine, Sharon LaLone, Susan Larson, Brenda McIlroy, Ingeborg Meyer, Priscilla Rellis, Margaret Rummel, Susan Summers, Laura Bennett, Vivian Bray, Lois Cochrane, Carolyn Copeland, Connie Engesser, Marilyn Eubanks, Audria Finley, Terry Flannery, Barbara Galbraith, Margaret Harris, Carolyn Klemm, Kathryn Miranda, Barbara Stathkis, Sandra Tidwell, Doreas Beltran, Linda Blair, Cathy Bohr, Pamela Caldwell, Pamela Johnson, Carol McGinnis, Patricia Malsbury, Linda Morris, Sue Holloway, Patricia Pierson, Carolyn Richter, Maria Rivera, Paulette Robinson, Zaida Roman, Anita Saleido, Patricia Snelling, Jayne Southward, Bernadette Stone, Allie Mae Traylor, James Bautista, Tommy Beale, Tom Blankenship, Wallace Dorrough, Leonard Fowler, Leslie Gregerson, Robert Hale, Robert Jacobsen, Michael Jansen, Gene Johnson, Thomas Lew, Philip McWilliams, Richard Prusso, Ronald Regan, James Robedeau, David Simmers, Alfred Bautista, Eric Emerson, Walter Fischer, Billy Gear, Bobby Huffman, Wayne Iverson, Berkley Kent, James McAllister, James Monnin, James Olsen, Ralph Reguera, William Rodriguez, Gerald Shepard, Gayle Stacy, Ernest Welsh, Terry Bergeron, Neil Bush, Raymond DaCosta, James Hedrick, David Hembree, Michael Hollander, Thomas Mitchell, Chester Owens, David Rush, John Rundlett, and William Schuette.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Dean Hillbun, Mrs. Ruth Tatro, Mrs. Chas. Cannady, Robert M. Nanney, Nancy Swanson, Bill Lipkeman, Mrs. Mary Moon, Mrs. Joan Mounsey, Mrs. Helen Netherton, Mrs. Malcolm, Mrs. Doescher, and the following students from Oak Grove Intermediate School: Edwin Num, Larry Perkins, Kathleen Preszler, Walter Roth, Mike Ryan, Jean Shaver, Phillip Squicciarino, Bill Ward, Royce Watts, Julia White, Howard Yamamoto, Elizabeth Sneddon, Marilyn Storms, Lani Voortmeyer, Jeffrey Ward, Lois Walters, Carol Willert, Michael Williams, Reba Wilson, Patricia Russell, Ed Saunders, Karen Smith, Eva Rae Snyder, Harold Tatro, Gerald Williams, Catherine Adams, Susan Anderson, Jackie Biles, Donna Bryan, Alyn Chesselet, Leslie Clawson, Bill Doescher,

John Erickson, Wayne Fallentine, John Ford, Linda Fox, Sandra Harlbut, Mildred Jonker, David Kirkendall, Jim Macy, Sharon Malcolm, Barbara Matsutani, Connie Matthews, Sherry Morse, Dick Netherton, Katherine Norris, Loxi Armbruster, Ann Cameron, Barbara Cannady, William Cawley, Joy Ann Cooper, Bonnie De Sylva, David Gardner, April Hillbun, Dennis Hoagland, Kenneth Hutchison, Dan Jensen, Carrol Johnson, Jarold Johnson, Sharon Lee, Nancy Loss, Marc Mortenson, Michael Munns, Carolyn Ray, Neal Reeves, Bill Roark, Pamela Baggarley, Joan Balarini, Curtis Betz, Marjorie Binker, Jonathan Blackman, Kathleen Brandenburg, Kathlelen Brundige, Sheryn Boyle, Raymond Calori, Rolande Cardinal, Charles Carlson, Robin Cox, David Hall, Roger Hammond, Janie Hansen, Susan Hartwig, Wayne Hutchinson, Sally Moon, James Mounsey, and John Patterson, Janet Johnson.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Whittig, Mrs. Stout, and the following Girl Scouts from Davis: Toda Lyons, Dorothy Dunning, Marilyn Stout, Becky Lange, Heidi Rukle, Linda Hill, Luanna Parr, and Evelyn Trevethan.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 24, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Finance.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 24, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 9
Assembly Bill No. 14

Assembly Bill No. 17
Assembly Bill No. 18

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 9—An act to add Section 30016 to the Revenue and Taxation Code, relating to cigarette taxation.

Referred to Committee on Revenue and Taxation.

Assembly Bill No. 14—An act to amend Section 24405 of the Revenue and Taxation Code, relating to deductions permitted to co-operative associations under the Bank and Corporation Tax Law.

Referred to Committee on Revenue and Taxation.

Assembly Bill No. 17—An act to add Section 73.1 to the Agricultural Code, relating to the California State Fair and Exposition.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 18—An act to amend Sections 6011 and 6012 of the Revenue and Taxation Code, relating to sales and use taxes.

Referred to Committee on Revenue and Taxation.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 24, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 2

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 2—An act to amend Section 6359 of the Revenue and Taxation Code, relating to the exemption of prescription drugs from sales and use taxation.

Referred to Committee on Revenue and Taxation.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 24, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 24
Assembly Concurrent Resolution No. 31
Assembly Concurrent Resolution No. 32
Assembly Concurrent Resolution No. 33

Assembly Concurrent Resolution No. 35
Assembly Joint Resolution No. 10
Assembly Joint Resolution No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Concurrent Resolution No. 24—Relative to the Upper Feather River Basin investigation.

Referred to Committee on Fish and Game.

Assembly Concurrent Resolution No. 31—Relative to the regulation of corporations which manage investment plans involving deeds of trust in California real estate.

Referred to Committee on Insurance and Financial Institutions.

Assembly Concurrent Resolution No. 32—Relative to the reconsideration by the State Board of Equalization of its construction of the Sales and Use Tax Law.

Referred to Committee on Revenue and Taxation.

Assembly Concurrent Resolution No. 33—Relative to Invest in America Week.

Referred to Committee on Insurance and Financial Institutions.

Assembly Concurrent Resolution No. 35—Relative to augmenting the funds of the Joint Committee on Legislative Reference Library.

Referred to Committee on Rules.

Assembly Joint Resolution No. 10—Relative to flood control on the Eel and Mad Rivers in the State of California.

Referred to Committee on Water Resources.

Assembly Joint Resolution No. 12—Relative to the "Crusade for Economic Equality" for letter carriers.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 8

Senate Bill No. 19

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Finance

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 18

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McBRIDE, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 12

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolution ordered to second reading.

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 14

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

Committee on Governmental Efficiency

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Concurrent Resolution No. 15

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

GIBSON, Chairman

Above reported resolution ordered to third reading.

Committee on Judiciary

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Assembly Concurrent Resolution No. 21

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, be adopted as amended.

REGAN, Chairman

Above reported resolution ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 18—An act authorizing the Director of Finance to dispose of property belonging to the State.

Bill read second time, ordered engrossed, and to third reading.

Senate Concurrent Resolution No. 12—Relative to the Fairs Allocation and Classification Committee.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

Amendment No. 1

On page 1, lines 2 and 3, of the printed measure, strike out "twenty-nine thousand six hundred dollars (\$29,600)", and insert "twenty-eight thousand dollars (\$28,000)".

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Concurrent Resolution No. 21—Relative to the Judicial Council making a study of court personnel.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Judiciary:

Amendment No. 1

On page 1, line 21, of the printed measure, as amended in Assembly March 18, 1960, strike out "continuous".

Amendment No. 2

On page 2, lines 3 and 4, strike out "at each session of", and insert "to".

Amendment No. 3

On page 2, line 4, after "Legislature", insert ", no later than the 10th legislative day of the 1961 Regular Session,".

Amendment No. 4

On page 2, line 11, after "Legislature", insert "at the 1961 Regular Session".

Amendment No. 5

On page 2, line 14, strike out "has", and insert "have".

Amendment No. 6

On page 2, line 14, after "referred", insert "at such session".

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

RESOLUTIONS

The following resolution was offered:

By Senator Richards:

Senate Resolution No. 45

Relative to the death of Richard A. Carrington, Jr.

WHEREAS, It is with great sorrow that the Members of the Senate learned of the death on March 21, 1960, of Richard A. Carrington, Jr., who was widely known in California newspaper circles; and

WHEREAS, Mr. Carrington began his illustrious career in the newspaper field in 1909 when he became a classified advertising solicitor on the *St. Paul Pioneer Press*; and

WHEREAS, During his many years as a newspaperman he was assistant advertising manager of the *Anaconda Standard* in Butte, Montana, a reporter on the *Kansas City Star*, advertising manager of the *Duluth News Tribune*, advertising director and general manager of the *Omaha Bee*, and advertising manager of the *Oakland Post-Enquirer*; and

WHEREAS, His exceptional talents, keen insight, and unique administrative ability led to his being named in 1938 as publisher of the *Los Angeles Examiner* and a vice president and director of the Hearst Publishing Company, positions which he filled with distinction until 1955 when he was appointed director, vice president and chairman of the executive committee of the Hearst Corporation; and

WHEREAS, During his long career Mr. Carrington generously gave his time to civic and community work, especially in youth projects, veterans activities, and medical and hospital developments; and

WHEREAS, For these activities he received a scroll and citation from leading youth organizations in 1951, a citation of merit from Los Angeles Post 8 of the American Legion, and a City of Hope Award in 1955; and

WHEREAS, His presence will be sadly missed not only by his family, but by his associates in the newspaper world and all those with whom he came in contact; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this Senate express their sorrow at the death of Richard A. Carrington, Jr., and extend their condolences to the members of his family; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Mrs. Florence Carrington, his widow, and to Richard Thomas Carrington, his son.

Resolution read, and unanimously adopted on motion of Senator Richards.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 20: By Senator Miller—An act to amend Section 681 of the Harbors and Navigation Code, relating to small boat fees.

Referred to Committee on Natural Resources.

Call of the Senate

Senator Burns moved a call of the Senate.

Motion carried.

Time, 2.55 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

**PROCEEDINGS UNDER CALL OF THE SENATE
CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS**

By Senator Teale:

Senate Resolution No. 30

Relative to state beaches and parks

WHEREAS, The Governor has stated in his message to this session of the Legislature that he is directing the Department of Natural Resources to re-evaluate the existing five-year plan for the development of beaches and parks; and

WHEREAS, There will exist a substantial recreational potential in connection with the development by the State of water storage and distribution facilities; and

WHEREAS, The Department of Water Resources has undertaken planning for development of this water-associated recreational potential; now, therefore, be it

Resolved by the Senate of the State of California, That the Governor and the Director of Natural Resources in any study of re-evaluation of development plans of beaches and parks be requested to include with equal priority a review of potential recreational developments which will exist in connection with State water storage and distribution facilities, and, further, that general proposals for such water-associated development be presented as an integral part of such beach and park development plans; and be it further

Resolved, That the Director of Water Resources be requested to co-operate to this purpose; and be it further

Resolved, That the Secretary of the Senate be directed to transmit copies of this resolution to the Governor, the Director of Natural Resources and the Director of Water Resources.

Resolution read, and unanimously adopted on motion of Senator Teale.

By Senator Teale:

Senate Resolution No. 32

Relative to World War I veterans' pension

WHEREAS, Many thousands of veterans of World War I are in dire circumstances and subjected to the indignity of public charity; now, therefore, be it

Resolved by the Senate of the State of California, That the Congress of the United States is respectfully memorialized to provide for a World War I pension, and that the Senate recommends to the Congress the program approved by the Legislative Committee of the Veterans of World War I of the United States of America; namely, that such a pension be in the amount of one hundred dollars (\$100) a month to those veterans of World War I who have attained the age of 62 years and whose annual income is not greater than two thousand four hundred dollars (\$2,400) without dependents, or three thousand eight hundred dollars (\$3,800) with dependents, excluding social security or other pensions to which the veteran has contributed; and be it further

Resolved, That the Secretary of the Senate is hereby directed to prepare and transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States.

Resolution read, and unanimously adopted on motion of Senator Teale.

By Senator Regan:

Senate Resolution No. 38

Commending Television Channel No. 6

WHEREAS, Television Station KVIE, Channel 6, is the educational television station serving Sacramento and 15 surrounding counties; and

WHEREAS, On Wednesday, March 9, 1960, the California Senate Committee on Judiciary held a day long hearing on the question of abolishing capital punishment; and

WHEREAS, Because of the widespread public interest in the subject, Station KVIE undertook to telecast the entire proceedings of the hearing; and

WHEREAS, Through the efforts of the station despite numerous technical problems and unforeseen difficulties, the public was able to see and hear on television virtually all of the testimony presented on both sides of the issue; now, therefore, be it

Resolved by the Senate of the State of California, That Television Station KVIE, Channel 6, is congratulated on its excellent work in presenting the Senate Judiciary Committee's hearing on capital punishment, and commended on its fair and impartial coverage of the proceedings; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Station KVIE.

Resolution read, and unanimously adopted on motion of Senator Regan.

Senate Bill No. 15—An act to amend Sections 1 and 2 of Chapter 7 of the Statutes of 1956, to provide revenue by authorizing the transfer of certain state property.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 15:

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 23, 1960

*To the Honorable Members of the Senate
and Assembly of the State of California*

Senate Bill No. 15, "An act to amend Sections 1 and 2 of Chapter 7 of the Statutes of 1956, to provide revenue by authorizing the transfer of certain state property," in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 15 as an emergency measure.

Respectfully,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Erhart, Farr, Grunsky, Hollister, Holmdahl, Johnson, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson—25.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 19—An act to amend Sections 23153, 23184 and 25552 of the Revenue and Taxation Code, relating to taxation of credit unions, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Erhart, Farr, Grunsky, Hollister, Holmdahl, Johnson, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson—26.

NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Joint Resolution No. 6—Relative to the Merced County Stream Group flood control project.

Resolution read, and presented by Senator Cobey.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Dilworth, Erhart, Grunsky, Hollister, Holmdahl, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 6—Relative to approving continuation of studies by the California Law Revision Commission.

Resolution read, and presented by Senator Cobey.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Dolwig, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, and Thompson—25.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 16 Relative to the contributions of partial-pay tuberculosis patients to counties from July, 1947, to and including May 16, 1958, and the subsidies during that period.

Resolution read, and presented by Senator Holmdahl.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Dolwig, Erhart, Fisher, Grunsky, Hollister, Holmdahl, McAttee, McCarthy, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Teale:

Senate Resolution No. 46

Relating to the rededication and centennial celebration of the
Columbia Grammar School

WHEREAS, The Columbia Grammar School, a two-story red brick schoolhouse constructed in 1860 by California pioneers in the Mother Lode gold town of Columbia, now a state park, is now in its centennial year; and

WHEREAS, This classic example of an early California school has been restored and preserved as a memorial to pioneer free public education by a gift to the State of more than \$50,000 contributed by the school children of California and their teachers; and

WHEREAS, The 100th birthday celebration and the rededication of this gold rush school will take place on Saturday, November 5, 1960, after which date it will be open to the hundreds of thousands of tourists who annually visit Columbia Historic State Park; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate does hereby commend and congratulate those whose combined efforts made possible the restoration of the Columbia Grammar School, with special acknowledgment to: the children of the California public schools and their teachers, who contributed the necessary funds; the California Teachers Association and its chartered chapters, which sponsored the project and bore all costs of administration; the hundreds of school boards, which authorized and supported the project; the California Congress of Parents and Teachers, which commended the project to its parent and teacher members; the Department of Natural Resources, the State Park Commission, and the Division of Beaches and Parks, which authorized the project at Columbia Historic State Park and contributed historical data, skilled supervision, and official encouragement; the Division of Architecture, which supervised the engineering and construction work,

and particularly to Mr. Orvel Johnson, Construction Supervisor, who, with painstaking devotion to historical accuracy and maximum preservation of the original structure, directed the day-to-day work of restoration; and be it further

Resolved, That the Senate proclaims November 5, 1960 to be the day for the rededication and centennial celebration of the Columbia Grammar School and invites all citizens of California to attend the ceremonies; and be it further

Resolved, That the Secretary of the Senate be, and he is hereby, directed to send a suitably prepared copy of this resolution to the California Teachers Association and one to the Columbia State Park.

Resolution read, and unanimously adopted on motion of Senator Teale.

By Senator Rodda:

Senate Resolution No. 47

Relative to the commending and congratulating of Charles M. Goethe

WHEREAS, March 28, 1960, will mark the 85th birthday of Charles M. Goethe, who has enjoyed an eminently successful banking and real estate career, and who is noted for his scientific achievements, naturalist activities, and educational assistance the world over; and

WHEREAS, Because of the keen interest displayed by this grand gentleman in the field of eugenics, a magazine has been founded and a new science has been established; now, therefore, be it

Resolved by the Senate of the State of California, That the Members heartily congratulate Charles M. Goethe on the occasion of his 85th birthday and wish their very best wishes for continued happiness and success to this man who has devoted his life to the betterment of society.

Resolution read, and unanimously adopted on a motion by Senator Rodda.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 3.20 p.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

RECESS

At 3.20 p.m., on motion of Senator Burns, the Senate recessed until 5.30 p.m.

REASSEMBLED

At 5.30 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

Call of the Senate

Senator McCarthy moved a call of the Senate.

Motion carried.

Time, 5.31 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

**PROCEEDINGS UNDER CALL OF THE SENATE
MESSAGES FROM THE ASSEMBLY**

ASSEMBLY CHAMBER, March 24, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 13

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

REPORTS OF STANDING COMMITTEES

Committee on Finance

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 1

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

BROWN, Vice Chairman

MOTION TO CONSIDER ASSEMBLY BILL NO. 1

Senator Brown moved that Assembly Bill No. 1 be taken up at this time for the purpose of considering the amendments submitted by the Committee on Finance.

Motion carried.

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Brown:

Resolved, That Assembly Bill No. 1 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second time.

Resolution read.

CALL OF THE SENATE

Senator Brown moved that the quorum call of the Senate be applied to the resolution suspending the Constitution regarding Assembly Bill No. 1.

Motion carried. Time 5.38 p.m.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH

At 5.51 p.m., on motion of Senator Brown, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and the resolution suspending the Constitution concerning Assembly Bill No. 1 was adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Coombs, Donnelly, Erhart, Farr, Fisher, Hollister, Johnson, McCarthy, Montgomery, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—27.

NOES—None.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

(Item 15)
Amendment No. 1

On page 3, line 22, of the printed bill, as amended in Assembly March 23, 1960, strike out "798,121", and insert "823,121".

(Item 16)
Amendment No. 2

On page 3, line 23, strike out "234,551", and insert "217,051".

(Item 18)
Amendment No. 3

On page 3, line 29, strike out "342,896", and insert "348,896".

(Item 27)
Amendment No. 4

On page 4, after line 18, insert
"27—For support of California Disaster Office, California State Disaster Council and advisory committees, in accordance with the following schedule

904,856

and in addition any amounts received from federal grants or other sources shall be available for expenditure in accordance with the provisions of this item.

Schedule:

(a) Salaries and Wages	698,857
(b) Operating Expenses and Equipment	387,367

Total of schedule	1,086,224
Less estimated reimbursements	181,368

Net appropriation	904,856
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(Item 31)
Amendment No. 5

On page 5, line 3, strike out "2,775,265", and insert "2,776,965".

Amendment No. 6

On page 5, line 7, strike out "525,316", and insert "527,016".

Amendment No. 7

On page 5, line 9, strike out "3,049,316", and insert "3,051,016".

Amendment No. 8

On page 5, line 12, strike out "2,775,265", and insert "2,776,965".

(Item 32)
Amendment No. 9

On page 5, line 14, strike out "434,453", and insert "432,353".

Amendment No. 10

On page 5, line 18, strike out "105,945", and insert "103,845".

Amendment No. 11

On page 5, line 20, strike out "443,348", and insert "441,248".

Amendment No. 12

On page 5, line 23, strike out "434,453", and insert "432,353".

(Item 32.5)
Amendment No. 13

On page 5, after line 23, insert
"32.5—For additional support, Secretary of State, to provide for rapid count of election returns following the primary, special and general elections of 1960 in accordance with the provisions of Chapter 2094, Statutes of 1959

4,000".

(Item 34)
Amendment No. 14

On page 5, line 31, strike out "8,718,350", and insert "8,698,615".

Amendment No. 15

On page 5, line 33, strike out "6,825,799", and insert "6,809,503".

Amendment No. 16

On page 5, line 35, strike out "2,663,504", and insert "2,660,125".

Amendment No. 17

On page 5, line 37, strike out "9,489,363", and insert "9,469,628"

Amendment No. 18

On page 5, line 40, strike out "8,718,350", and insert "8,698,615".

(Item 37)**Amendment No. 19**

On page 6, line 14, strike out "169,804", and insert "169,141".

Amendment No. 20

On page 6, line 18, strike out "85,185", and insert "84,522".

Amendment No. 21

On page 6, line 20, strike out "172,090", and insert "171,427".

Amendment No. 22

On page 6, line 23, strike out "169,804", and insert "169,141".

(Item 39)**Amendment No. 23**

On page 6, strike out all of lines 44 through 47, inclusive; and on page 7, strike out all of lines 2 through 6, inclusive, and insert "provided, that the Special Commission on Narcotics shall review the relative roles of State and local enforcement of narcotic laws."

(Item 45)**Amendment No. 24**

On page 8, line 4, strike out "277,927", and insert "276,337".

Amendment No. 25

On page 8, line 6, strike out "150,122", and insert "148,532".

Amendment No. 26

On page 8, line 10, strike out "277,927", and insert "276,337".

(Item 53)**Amendment No. 27**

On page 10, line 10, strike out "298,474", and insert "311,646".

Amendment No. 28

On page 10, line 12, strike out "241,215", and insert "252,615".

Amendment No. 29

On page 10, line 14, strike out "57,259", and insert "59,031".

Amendment No. 30

On page 10, line 16, strike out "298,474", and insert "311,646".

(Item 55)**Amendment No. 31**

On page 10, line 35, strike out "3,664,371", and insert "3,638,345".

Amendment No. 32

On page 10, line 37, strike out "2,696,277", and insert "2,672,157".

Amendment No. 33

On page 10, line 39, strike out "981,594", and insert "970,688".

Amendment No. 34

On page 10, line 41, strike out "3,677,871", and insert "3,651,845".

Amendment No. 35

On page 10, line 44, strike out "3,664,371", and insert "3,638,345".

(Item 68)

Amendment No. 36

On page 13, line 37, strike out "952,409", and insert "890,839".

Amendment No. 37

On page 13, line 39, strike out "761,674", and insert "700,016".

Amendment No. 38

On page 13, line 41, strike out "199,730", and insert "199,818".

Amendment No. 39

On page 13, line 43, strike out "961,404", and insert "899,834".

Amendment No. 40

On page 13, line 46, strike out "952,409", and insert "890,839".

(Item 69)

Amendment No. 41

On page 14, line 6, strike out "3,271,704", and insert "3,264,444".

Amendment No. 42

On page 14, line 8, strike out "3,238,052", and insert "3,231,692".

Amendment No. 43

On page 14, line 10, strike out "980,917", and insert "980,017".

Amendment No. 44

On page 14, line 12, strike out "4,218,969", and insert "4,211,709".

Amendment No. 45

On page 14, line 20, strike out "3,271,704", and insert "3,264,444".

(Item 73)

Amendment No. 46

On page 14, line 41, strike out "250,000", and insert "300,000".

(Item 78)

Amendment No. 47

On page 15, line 36, strike out "887,984", and insert "885,566".

Amendment No. 48

On page 15, line 38, strike out "661,890", and insert "669,246".

Amendment No. 49

On page 15, line 40, strike out "236,618", and insert "226,844".

Amendment No. 50

On page 15, line 42, strike out "898,508", and insert "896,090".

Amendment No. 51

On page 15, line 45, strike out "887,984", and insert "885,566".

(Item 79)

Amendment No. 52

On page 16, line 4, strike out "974,272", and insert "973,272".

Amendment No. 53

On page 16, line 10, strike out "321,981", and insert "320,981".

Amendment No. 54

On page 16, line 12, strike out "1,095,822", and insert "1,094,822".

Amendment No. 55

On page 16, line 16, strike out "974,272", and insert "973,272".

(Item 84)

Amendment No. 56

On page 17, line 26, strike out "6,615,460", and insert "6,525,706".

Amendment No. 57

On page 17, line 30, strike out "6,749,932", and insert "6,733,678".

Amendment No. 58

On page 17, line 32, strike out "1,217,678", and insert, "1,144,178".

Amendment No. 59

On page 17, line 34, strike out "7,967,610", and insert "7,877,856".

Amendment No. 60

On page 17, line 37, strike out "6,615,460", and insert "6,525,706".

(Item 85)

Amendment No. 61

On page 17, line 39, strike out "896,396", and insert "895,396".

Amendment No. 62

On page 17, line 45, strike out "223,981", and insert "222,981".

Amendment No. 63

On page 17, line 47, strike out "989,676," and insert "988,676".

Amendment No. 64

On page 18, line 4, strike out "896,396", and insert "895,396".

(Item 86)

Amendment No. 65

On page 18, line 6, strike out "3,693,664", and insert "3,633,315".

Amendment No. 66

On page 18, line 10, strike out "3,743,647", and insert "3,729,298".

Amendment No. 67

On page 18, line 12, strike out "650,393", and insert "604,393".

Amendment No. 68

On page 18, line 13, strike out "4,394,040", and insert "4,333,691".

Amendment No. 69

On page 18, line 17, strike out "3,693,664", and insert "3,633,315".

(Item 90)

Amendment No. 70

On page 19, line 12, strike out "9,533,997", and insert "9,519,283".

Amendment No. 71

On page 19, line 16, strike out "9,517,365", and insert "9,507,954".

Amendment No. 72

On page 19, line 18, strike out "1,454,283", and insert "1,448,980".

Amendment No. 73

On page 19, line 20, strike out "10,971,648", and insert "10,956,934".

Amendment No. 74

On page 19, line 23, strike out "9,533,997", and insert "9,519,283".

(Item 115)

Amendment No. 75

On page 24, line 18, strike out "12,659,723", and insert "12,653,471".

Amendment No. 76

On page 24, line 22, strike out "3,451,091", and insert "3,443,856".

Amendment No. 77

On page 24, line 24, strike out "18,604,032", and insert "18,596,797".

Amendment No. 78

On page 24, line 30, strike out "1,058,175", and insert "1,057,655".

Amendment No. 79

On page 24, line 33, strike out "936,044", and insert "935,581".

Amendment No. 80

On page 24, line 35, strike out "12,659,723", and insert "12,653,471".

(Item 116)**Amendment No. 81**

On page 24, line 38, strike out "1,058,175", and insert "1,057,655".

(Item 117)**Amendment No. 82**

On page 24, line 41, strike out "936,044", and insert "935,581".

(Item 118)**Amendment No. 83**

On page 24, line 43, strike out "8,118,608", and insert "8,068,630".

Amendment No. 84

On page 24, line 45, strike out "10,177,040", and insert "10,149,290".

Amendment No. 85

On page 24, line 47, strike out "4,806,500", and insert "4,784,272".

Amendment No. 86

On page 24, line 49, strike out "14,983,540", and insert "14,933,562".

Amendment No. 87

On page 25, line 12, strike out "8,118,608", and insert "8,068,630".

Amendment No. 88

On page 25, strike out lines 21 through 24, inclusive.

(Item 121)**Amendment No. 89**

On page 25, line 35, strike out "2,219,724", and insert "2,215,954".

(Item 122)**Amendment No. 90**

On page 25, line 36, strike out "199,270", and insert "195,500".

(Item 128)**Amendment No. 91**

On page 26, line 40, strike out "29,801,920", and insert "29,901,217".

Amendment No. 92

On page 26, line 42, strike out "21,101,093", and insert "21,198,101".

Amendment No. 93

On page 26, line 44, strike out "8,954,535", and insert "8,956,824".

Amendment No. 94

On page 26, line 46, strike out "30,055,628", and insert "30,154,925".

Amendment No. 95

On page 27, line 4, strike out "29,801,920", and insert "29,901,217".

(Item 130)**Amendment No. 96**

On page 27, line 37, strike out "10,619,702", and insert "10,519,366".

Amendment No. 97

On page 27, line 39, strike out "8,440,621", and insert "8,351,297".

Amendment No. 98

On page 27, line 41, strike out "2,350,628", and insert "2,339,616".

Amendment No. 99

On page 27, line 43, strike out "10,791,249", and insert "10,690,913".

Amendment No. 100

On page 27, line 46, strike out "10,619,702", and insert "10,519,366".

(Item 133)

Amendment No. 101

On page 28, line 21, strike out "6,579,671", and insert "6,879,838".

Amendment No. 102

On page 28, line 23, strike out "5,698,976", and insert "5,931,248".

Amendment No. 103

On page 28, line 25, strike out "1,790,025", and insert "1,857,920".

Amendment No. 104

On page 28, line 27, strike out "7,489,001", and insert "7,789,168".

Amendment No. 105

On page 28, line 30, strike out "6,579,671", and insert "6,879,838".

(Item 136)

Amendment No. 106

On page 28, line 49, strike out "4,361,858", and insert "4,193,438".

Amendment No. 107

On page 29, line 3, strike out "3,424,453", and insert "3,277,543".

Amendment No. 108

On page 29, line 5, strike out "1,172,931", and insert "1,151,421".

Amendment No. 109

On page 29, line 7, strike out "4,597,384", and insert "4,428,964".

Amendment No. 110

On page 29, line 14, strike out "4,361,858", and insert "4,193,438".

(Item 144)

Amendment No. 111

On page 30, line 42, strike out "1,709,625", and insert "1,707,579".

Amendment No. 112

On page 30, line 44, strike out "1,339,890", and insert "1,337,844".

Amendment No. 113

On page 30, line 48, strike out "1,709,625", and insert "1,707,579".

(Item 145)

Amendment No. 114

On page 31, line 3, strike out "9,253,053", and insert "9,178,239".

Amendment No. 115

On page 31, line 5, strike out "7,394,689", and insert "7,321,375".

Amendment No. 116

On page 31, line 7, strike out "1,952,132", and insert "1,950,632".

Amendment No. 117

On page 31, line 9, strike out "9,346,821", and insert "9,272,007".

Amendment No. 118

On page 31, line 12, strike out "9,253,053", and insert "9,178,239".

(Item 146)

Amendment No. 119

On page 31, line 14, strike out "3,428,064", and insert "3,418,974".

Amendment No. 120

On page 31, line 16, strike out "2,710,827", and insert "2,702,037".

Amendment No. 121

On page 31, line 18, strike out "763,495", and insert "763,195".

Amendment No. 122

On page 31, line 20, strike out "3,474,322", and insert "3,465,232".

Amendment No. 123

On page 31, line 23, strike out "3,428,064", and insert "3,418,974".

(Item 146.5)

Amendment No. 124

On page 31, strike out lines 27 through 29, inclusive.

(Item 147)

Amendment No. 125

On page 31, line 31, strike out "11,908,370", and insert "11,840,772".

Amendment No. 126

On page 31, line 33, strike out "9,381,786", and insert "9,313,968".

Amendment No. 127

On page 31, line 35, strike out "2,711,740", and insert "2,711,960".

Amendment No. 128

On page 31, line 37, strike out "12,093,526", and insert "12,025,928".

Amendment No. 129

On page 31, line 40, strike out "11,908,370", and insert "11,840,772".

(Item 148)

Amendment No. 130

On page 31, line 42, strike out "5,554,539", and insert "5,532,249".

Amendment No. 131

On page 31, line 44, strike out "4,166,777", and insert "4,144,787".

Amendment No. 132

On page 31, line 46, strike out "1,455,040", and insert "1,454,740".

Amendment No. 133

On page 31, line 48, strike out "5,621,817", and insert "5,599,527".

Amendment No. 134

On page 32, line 4, strike out "5,554,539", and insert "5,532,249".

(Item 149)

Amendment No. 135

On page 32, line 6, strike out "5,253,357", and insert "5,217,417".

Amendment No. 136

On page 32, line 8, strike out "4,180,662", and insert "4,145,472".

Amendment No. 137

On page 32, line 10, strike out "1,155,117", and insert "1,154,367".

Amendment No. 138

On page 32, line 12, strike out "5,335,779", and insert "5,299,839".

Amendment No. 139

On page 32, line 15, strike out "5,253,357", and insert "5,217,417".

(Item 150)

Amendment No. 140

On page 32, line 17, strike out "8,296,847", and insert "8,254,679".

Amendment No. 141

On page 32, line 19, strike out "6,360,979", and insert "6,319,561".

Amendment No. 142

On page 32, line 21, strike out "2,024,392", and insert "2,023,642".

Amendment No. 143

On page 32, line 23, strike out "8,385,371", and insert "8,343,203".

Amendment No. 144

On page 32, line 26, strike out "8,296,847", and insert "8,254,679".

(Item 151)

Amendment No. 145

On page 32, line 28, strike out "5,970,042", and insert "5,934,102".

Amendment No. 146

On page 32, line 30, strike out "4,632,851", and insert "4,597,661".

Amendment No. 147

On page 32, line 32, strike out "1,393,291", and insert "1,392,541".

Amendment No. 148

On page 32, line 34, strike out "6,026,142", and insert "5,990,202".

Amendment No. 149

On page 32, line 37, strike out "5,970,042", and insert "5,934,102".

(Item 152)

Amendment No. 150

On page 32, line 39, strike out "10,904,068", and insert "10,848,450".

Amendment No. 151

On page 32, line 41, strike out "8,698,707", and insert "8,644,089".

Amendment No. 152

On page 32, line 43, strike out "2,316,366", and insert "2,315,366".

Amendment No. 153

On page 32, line 45, strike out "11,015,073", and insert "10,959,455".

Amendment No. 154

On page 32, line 48, strike out "10,904,068", and insert "10,848,450".

(Item 153)

Amendment No. 155

On page 33, line 3, strike out "10,124,668", and insert "10,076,754".

Amendment No. 156

On page 33, line 5, strike out "8,069,613", and insert "8,022,699".

Amendment No. 157

On page 33, line 7, strike out "2,145,363", and insert "2,144,363".

Amendment No. 158

On page 33, line 9, strike out "10,214,976", and insert "10,167,062".

Amendment No. 159

On page 33, line 12, strike out "10,124,668", and insert "10,076,754".

(Item 154)

Amendment No. 160

On page 33, line 14, strike out "8,796,517", and insert "8,754,349".

Amendment No. 161

On page 33, line 16, strike out "6,907,490", and insert "6,866,072".

Amendment No. 162

On page 33, line 18, strike out "1,951,792", and insert "1,951,042".

Amendment No. 163

On page 33, line 20, strike out "8,859,282", and insert "8,817,114".

Amendment No. 164

On page 33, line 23, strike out "8,796,517", and insert "8,754,349".

(Item 155)

Amendment No. 165

On page 33, line 25, strike out "4,962,661", and insert "4,940,171".

Amendment No. 166

On page 33, line 27, strike out "4,007,820", and insert "3,985,830".

Amendment No. 167

On page 33, line 29, strike out "1,023,259", and insert "1,022,759".

Amendment No. 168

On page 33, line 31, strike out "5,031,079", and insert "5,008,589".

Amendment No. 169

On page 33, line 34, strike out "4,962,661", and insert "4,940,171".

(Item 156)**Amendment No. 170**

On page 33, line 36, strike out "7,826,545", and insert "7,771,591".

Amendment No. 171

On page 33, line 38, strike out "6,314,644", and insert "6,260,440".

Amendment No. 172

On page 33, line 40, strike out "1,605,965", and insert "1,605,215".

Amendment No. 173

On page 33, line 42, strike out "7,920,609", and insert "7,865,655".

Amendment No. 174

On page 33, line 45, strike out "7,826,545", and insert "7,771,591".

(Item 157)**Amendment No. 175**

On page 33, line 47, strike out "6,246,202", and insert "6,210,262".

Amendment No. 176

On page 34, line 3, strike out "4,995,228", and insert "4,960,038".

Amendment No. 177

On page 34, line 5, strike out "1,305,667", and insert "1,304,917".

Amendment No. 178

On page 34, line 7, strike out "6,300,895", and insert "6,264,955".

Amendment No. 179

On page 34, line 10, strike out "6,246,202", and insert "6,210,262".

(Item 158)**Amendment No. 180**

On page 34, line 12, strike out "9,316,567", and insert "9,248,113".

Amendment No. 181

On page 34, line 14, strike out "7,520,915", and insert "7,453,211".

Amendment No. 182

On page 34, line 16, strike out "1,890,746", and insert "1,889,996".

Amendment No. 183

On page 34, line 18, strike out "9,411,661", and insert "9,343,207".

Amendment No. 184

On page 34, line 21, strike out "9,316,567", and insert "9,248,113".

(Item 159)**Amendment No. 185**

On page 34, line 26, strike out "2,627,180", and insert "2,710,988".

Amendment No. 186

On page 34, line 28, strike out "1,946,023", and insert "1,977,086".

Amendment No. 187

On page 34, line 30, strike out "1,091,079", and insert "1,143,824".

Amendment No. 188

On page 34, line 32, strike out "3,037,102", and insert "3,120,910".

Amendment No. 189

On page 34, line 35, strike out "2,627,180", and insert "2,710,988".

(Item 160)

Amendment No. 190

On page 34, line 50, strike out "23,755,170", and insert "25,164,812".

Amendment No. 191

On page 35, line 3, strike out "22,482,746", and insert "23,887,344".

Amendment No. 192

On page 35, line 5, strike out "6,212,896", and insert "6,315,870".

Amendment No. 193

On page 35, line 7, strike out "28,695,642", and insert "30,203,214".

Amendment No. 194

On page 35, line 13, strike out "3,905,720", and insert "4,003,650".

Amendment No. 195

On page 35, line 17, strike out "23,755,170", and insert "25,164,812".

(Item 161)

Amendment No. 196

On page 35, line 20, strike out "3,905,720", and insert "4,003,650".

(Item 164)

Amendment No. 197

On page 36, line 5, strike out "9,632,417", and insert "9,667,158".

Amendment No. 198

On page 36, line 7, strike out "5,644,310", and insert "5,666,607".

Amendment No. 199

On page 36, line 9, strike out "4,466,574", and insert "4,479,018".

Amendment No. 200

On page 36, line 11, strike out "10,110,884", and insert "10,145,625".

Amendment No. 201

On page 36, line 14, strike out "9,632,417", and insert "9,667,158".

(Item 169.5)

Amendment No. 202

On page 37, strike out all of lines 18 to 23, inclusive.

(Item 170)

Amendment No. 203

On page 37, line 26, strike out "428,644", and insert "395,409".

Amendment No. 204

On page 37, line 28, strike out "573,348", and insert "546,360".

Amendment No. 205

On page 37, line 30, strike out "112,200", and insert "105,953".

Amendment No. 206

On page 37, line 32, strike out "685,548", and insert "652,313".

Amendment No. 207

On page 37, line 35, strike out "428,644", and insert "395,409".

(Item 172)

Amendment No. 208

On page 37, line 48, strike out "8,470,754", and insert "8,503,025".

Amendment No. 209

On page 38, line 3, strike out "5,621,424", and insert "5,633,863".

Amendment No. 210

On page 38, line 5, strike out "3,108,314", and insert "3,128,146".

Amendment No. 211

On page 38, line 7, strike out "8,729,738", and insert "8,762,009".

Amendment No. 212

On page 38, line 10, strike out "8,470,754", and insert "8,503,025".

(Item 173.5)

Amendment No. 213

On page 38, strike out all of lines 27 to 48, inclusive; and on page 39, strike out all of lines 2 to 11, inclusive.

(Item 175)

Amendment No. 214

On page 39, line 18, strike out "17,473,728", and insert "17,459,919".

Amendment No. 215

On page 39, line 20, strike out "14,783,577", and insert, "14,772,008".

Amendment No. 216

On page 39, line 22, strike out "5,885,503", and insert "5,883,263".

Amendment No. 217

On page 39, line 24, strike out "20,669,080", and insert "20,655,271".

Amendment No. 218

On page 39, line 27, strike out "17,473,728", and insert "17,459,919".

(Item 183)

Amendment No. 219

On page 40, line 48, strike out "69,696", and insert "28,000".

(Item 192)

Amendment No. 220

On page 42, line 45, strike out "466,793", and insert "433,340".

Amendment No. 221

On page 42, after line 51, insert

"Less unallocated reduction ----- 33,453

Net appropriation ----- 433,340".

(Item 195)

Amendment No. 222

On page 43, line 21, strike out "7,745,613", and insert "7,712,404".

Amendment No. 223

On page 43, line 23, strike out "6,858,999", and insert "6,834,339".

Amendment No. 224

On page 43, line 25, strike out "2,561,252", and insert "2,552,703".

Amendment No. 225

On page 43, line 27, strike out "9,420,251", and insert "9,387,042".

Amendment No. 226

On page 43, line 35, strike out "7,745,613", and insert "7,712,404".

(Item 198.5)

Amendment No. 227

On page 44, strike out all of lines 13 to 30, inclusive.

(Item 203)

Amendment No. 228

On page 45, line 22, strike out "59,438", and insert "60,338".

Amendment No. 229

On page 45, line 26, strike out "13,896", and insert "14,796".

Amendment No. 230

On page 45, line 28, strike out "69,454", and insert "70,354".

Amendment No. 231

On page 45, line 33, strike out "59,438", and insert "60,338".

(Item 206)**Amendment No. 232**

On page 46, line 8, strike out "2,156,825", and insert "2,249,771".

Amendment No. 233

On page 46, line 10, strike out "2,255,851", and insert "2,334,025".

Amendment No. 234

On page 46, line 12, strike out "428,824", and insert "443,596".

Amendment No. 235

On page 46, line 14, strike out "2,684,675", and insert "2,777,621".

Amendment No. 236

On page 46, line 17, strike out "2,156,825", and insert "2,249,771".

(Item 209)**Amendment No. 237**

On page 46, line 50, strike out "802,681", and insert "855,564".

Amendment No. 238

On page 47, line 3, strike out "612,358", and insert "657,010".

Amendment No. 239

On page 47, line 5, strike out "190,823", and insert "199,054".

Amendment No. 240

On page 47, line 7, strike out "803,181", and insert "856,064".

Amendment No. 241

On page 47, line 10, strike out "802,681", and insert "855,564".

(Item 223)**Amendment No. 242**

On page 49, line 42, strike out "304,746", and insert "311,109".

Amendment No. 243

On page 49, line 44, strike out "170,464", and insert "175,188".

Amendment No. 244

On page 49, line 46, strike out "134,282", and insert "135,921".

Amendment No. 245

On page 49, line 48, strike out "304,746", and insert "311,109".

(Item 243)**Amendment No. 246**

On page 53, line 47, strike out "3,417,141", and insert "3,445,119".

Amendment No. 247

On page 53, line 49, strike out "4,971,665", and insert "4,999,643".

Amendment No. 248

On page 54, line 5, strike out "6,229,025", and insert "6,257,003".

Amendment No. 249

On page 54, line 13, strike out "3,417,141", and insert "3,445,119".

(Item 245)**Amendment No. 250**

On page 54, line 26, strike out "3,499,893", and insert "3,436,573".

Amendment No. 251

On page 54, line 28, strike out "4,067,694", and insert "3,996,270".

Amendment No. 252

On page 54, line 30, strike out "1,641,591", and insert "1,631,759".

Amendment No. 253

On page 54, line 32, strike out "5,709,285", and insert "5,628,029".

Amendment No. 254

On page 54, line 37, strike out "2,073,792", and insert "2,055,856".

Amendment No. 255

On page 54, line 39, strike out "3,499,893", and insert "3,436,573".

(Item 247)

Amendment No. 256

On page 55, line 5, strike out "583,126", and insert "364,926".

Amendment No. 257

On page 55, line 7, strike out "536,971", and insert "370,381".

Amendment No. 258

On page 55, line 9, strike out "155,145", and insert "103,535".

Amendment No. 259

On page 55, line 11, strike out "692,116", and insert "473,916".

Amendment No. 260

On page 55, line 18, strike out "583,126", and insert "364,926".

(Item 247.5)

Amendment No. 261

On page 55, after line 18, insert
 "247.5—For veterans' claims and rights service, Department of Veterans
 Affairs, to be expended only for services rendered by private vet-
 erans' organizations pursuant to contracts executed under the pro-
 visions of Section 699.5 of the Military and Veterans Code----- 550,000".

(Item 252.5)

Amendment No. 262

On page 56, line 24, strike out "15,862,440", and insert "15,787,360".

Amendment No. 263

On page 56, line 26, strike out "13,329,479", and insert "13,296,533".

Amendment No. 264

On page 56, line 28, strike out "6,519,222", and insert "6,510,801".

Amendment No. 265

On page 56, line 30, strike out "19,848,701", and insert "19,807,334".

Amendment No. 266

On page 56, strike out lines 31 and 32, and insert
 "Less estimated reimbursements ----- 4,019,974"

Amendment No. 267

On page 56, line 34, strike out "15,862,440", and insert "15,787,360".

(Item 253)

Amendment No. 268

On page 56, line 40, strike out "5,525,822", and insert "5,443,222".

(Item 254)

Amendment No. 269

On page 57, line 8, strike out "1,228,685", and insert "1,198,685".

Amendment No. 270

On page 57, strike out all of line 27.

Amendment No. 271

On page 57, line 29, strike out "1,228,685", and insert "1,198,685".

(Item 254.1)

Amendment No. 272

On page 57, strike out all of lines 38 to 52, inclusive; and on page 58, strike out
 all of lines 2 to 20, inclusive.

(Item 256)

Amendment No. 273

On page 58, line 38, strike out "3,728,960", and insert "3,736,480".

(Item 259)

Amendment No. 274

On page 59, line 50, strike out "237,784", and insert "217,784".

Amendment No. 275

On page 60, line 3, strike out "158,307", and insert "150,257".

Amendment No. 276

On page 60, line 5, strike out "79,477", and insert "67,527".

Amendment No. 277

On page 60, line 7, strike out "237,784", and insert "217,784".

(Item 263)

Amendment No. 278

On page 60, line 26, strike out "912,820", and insert "900,555".

Amendment No. 279

On page 60, line 28, strike out "449,096", and insert "440,700".

Amendment No. 280

On page 60, line 30, strike out "590,824", and insert "586,955".

Amendment No. 281

On page 60, line 32, strike out "1,039,920", and insert "1,027,655".

Amendment No. 282

On page 60, line 39, strike out "912,820", and insert "900,555".

(Item 264)

Amendment No. 283

On page 61, line 4, strike out "791,600", and insert "788,529".

Amendment No. 284

On page 61, line 8, strike out "223,646", and insert "220,575".

Amendment No. 285

On page 61, line 10, strike out "895,600", and insert "892,529".

Amendment No. 286

On page 61, line 13, strike out "791,600", and insert "788,529".

(Item 268)

Amendment No. 287

On page 61, line 41, strike out "117,233", and insert "118,661".

Amendment No. 288

On page 61, line 43, strike out "67,388", and insert "68,995".

Amendment No. 289

On page 61, line 50, strike out "36,989", and insert "35,941".

Amendment No. 290

On page 61, line 52, strike out "1,091", and insert "1,910".

Amendment No. 291

On page 62, after line 4, insert
 "(k) Real Estate Fund ----- 50".

Amendment No. 292

On page 62, line 5, strike out "(k)", and insert "(l)".

Amendment No. 293

On page 62, line 6, strike out "(l)", and insert "(m)".

Amendment No. 294

On page 62, line 8, strike out "(m)", and insert "(n)".

Amendment No. 295

On page 62, line 10, strike out "(n)", and insert "(o)".

Amendment No. 296

On page 62, line 12, strike out "(o)", and insert "(p)".

Amendment No. 297

On page 62, line 17, strike out "117,233", and insert "118,661".

(Item 268.1)**Amendment No. 298**

On page 62, after line 17, insert

"268.1. To Secretary of the State Board of Control for payment of claims filed pursuant to Chapter 2099, Statutes of 1957, from the Fish and Game Preservation Fund, an amount equal to the sum derived or to be derived from the sale by the State of boats, nets and fishing equipment acquired pursuant to that statute and Item 266 of the Budget Act of 1958 and thereafter credited to the Fish and Game Preservation Fund."

(Item 270)**Amendment No. 299**

On page 62, line 23, strike out "546,500", and insert "159,000".

(Items 275.1 and 275.3)**Amendment No. 300**

On page 64, strike out lines 17 to 46, inclusive.

(Item 276)**Amendment No. 301**

On page 65, line 7, strike out "10,759,365", and insert "8,038,314".

(Sec. 2.1)**Amendment No. 302**

On page 65, line 47, strike out "STATE CONSTRUCTION BOND ACT PROGRAM".

Amendment No. 303

On page 66, line 2, after "years.", strike out "Items of".

Amendment No. 304

On page 66, strike out lines 3 to 6, inclusive.

(Item 280)**Amendment No. 305**

On page 66, line 28, strike out "220,220", and insert "245,220".

Amendment No. 306

On page 66, line 36, strike out "19,220", and insert "44,220".

Amendment No. 307

On page 66, line 38, strike out "220,220", and insert "245,220".

Amendment No. 308

On page 66, after line 38, insert

"provided, that no money appropriated by this item shall be expended to construct sewage facilities or pay the State's share of a local public agency's cost of constructing sewage facilities for said Medical Facility without the prior approval of the Public Works Board."

(Item 302)**Amendment No. 309**

On page 71, line 40, strike out "1,768,265", and insert "1,692,265".

Amendment No. 310

On page 72, line 4, strike out "182,880", and insert "106,880".

Amendment No. 311

On page 72, line 6, strike out "1,768,265", and insert "1,692,265".

(Item 337)**Amendment No. 312**

On page 86, line 30, strike out "543,450", and insert "307,250".

Amendment No. 313

On page 86, strike out lines 32 through 35, inclusive.

Amendment No. 314

On page 86, line 36, strike out "(c)", and insert "(a)".

Amendment No. 315

On page 86, line 39, strike out "(d)", and insert "(b)".

Amendment No. 316

On page 86, line 41, strike out "543,450", and insert "307,250".

(Item 346)

Amendment No. 317

On page 89, line 27, strike out "609,520", and insert "250,000".

Amendment No. 318

On page 89, strike out all of line 31.

Amendment No. 319

On page 89, line 33, strike out "609,520", and insert "250,000".

(Item 346.1)

Amendment No. 320

On page 89, after line 33, insert
"346.1—For Capital Outlay. Division of Beaches and Parks. Department
of Natural Resources, in connection with acquisition for Big
Basin State Park, payable from the State Beach and Park Fund 1,100,000
The State Controller shall transfer from the General Fund to the
State Beach and Park Fund the amount of the appropriation made
by this item, or so much thereof as may be necessary."

(Item 347)

Amendment No. 321

On page 89, lines 43 and 44, strike out "including staging area".

(Item 349)

Amendment No. 322

On page 90, line 15, strike out "3,845,578", and insert "3,823,848".

Amendment No. 323

On page 90, lines 38 and 39, strike out "Lake County", and insert "District I".

Amendment No. 324

On page 90, lines 40 and 41, strike out "Lake County", and insert "District I".

Amendment No. 325

On page 90, line 42, strike out "Lake County", and insert "District I".

Amendment No. 326

On page 90, line 44, strike out "Lake County", and insert "District I".

Amendment No. 327

On page 91, line 8, strike out "611,806", and insert "590,076".

Amendment No. 328

On page 91, line 10, strike out "3,845,578", and insert "3,823,848".

(Item 351.5)

Amendment No. 329

On page 91, strike out all of lines 34 to 44, inclusive.

(Item 361)

Amendment No. 330

On page 95, after line 21, insert
"provided, that not more than \$7,638,880 of the appropriation shall be available for
the new textbook adoptions set forth on page 956 of the Governor's Budget for the
1960-61 fiscal year, and provided further, that none of said amount shall be

available to finance textbook contracts in which the average unit price of the books exceeds the average unit price set forth in the following schedule:
Schedule:

	Average Unit Price
(a) Basic Reading Books	
Series A -----	0.66
Series B -----	0.57
(b) Supplementary Books	
Series X -----	1.09
Series Y -----	1.09
Series Z -----	0.96".

(Item 375)

Amendment No. 331

On page 102, line 26, strike out "1,278,720", and insert "1,228,752".

(Sec. 5)

Amendment No. 332

On page 107, line 3, strike out "5,795,880", and insert "5,046,360".

(Sec. 10)

Amendment No. 333

On page 108, strike out line 42.

(Sec. 13.1)

Amendment No. 334

On page 111, after line 22, insert

"Sec. 13.1. The unexpended balance as of June 30, 1960, of the appropriation made by Item 400(ii), Budget Act of 1956, is hereby reappropriated for the purposes provided in said appropriation and shall be available for expenditure until June 30, 1963, upon authorization of the Department of Finance. The State Controller shall transfer from the General Fund to the State Beach and Park Fund the amount of the reappropriation made by this section, or so much thereof as may be necessary."

(Sec. 16)

Amendment No. 335

On page 111, after line 43, insert

"Sec. 16. The unexpended balance as of June 30, 1960, of the appropriation made by Chapter 1681, Statutes of 1957, is hereby reappropriated for the same purpose; and in addition, Sec. 3(d) of that act shall be available for capital outlay, staff and expenses for program planning and development purposes, and shall be available for expenditure until June 30, 1961."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 4—An act to amend Section 6359 of the Revenue and Taxation Code, relating to sales and use tax exemptions.

Motion to Re-refer Senate Bill No. 4

Senator Burns moved that Senate Bill No. 4 be re-referred to Committee on Revenue and Taxation.

MOTION TO LAY ON TABLE

Senator McCarthy moved that Senator Burns' motion to re-refer Senate Bill No. 14 to the Committee on Revenue and Taxation, be laid on the table.

Motion lost.

The President announced that the motion by Senator Burns to re-refer Senate Bill No. 14 to the Committee on Revenue and Taxation was before the Senate.

Roll Call Demanded

Senators McCarthy, Murdy, and Berry demanded a roll call.

The roll was called, and the motion carried by the following vote:

AYES—Senators Beard, Brown, Burns, Cameron, Coombs, Donnelly, Farr, Fisher, McAteer, Montgomery, Regan, Richards, Rodda, Stiern, and Teale—15.

NOES—Senators Berry, Byrne, Erhart, Johnson, McCarthy, Murdy, Shaw, Short, Thompson, and Williams—10.

Senate Bill No. 8—An act to add Section 6369 to the Revenue and Taxation Code, relating to exemptions from the sales and use tax.

Bill read third time.

Motion to Re-refer Senate Bill No. 8

Senator Burns moved that Senate Bill No. 8 be re-referred to Committee on Revenue and Taxation.

Roll Call Demanded

Senators Shaw, McCarthy, and Stiern demanded a roll call.

The roll was called and the motion carried by the following vote:

AYES—Senators Beard, Brown, Burns, Cameron, Christensen, Donnelly, Farr, Fisher, Hollister, McAteer, Montgomery, Rattigan, Regan, Richards, and Teale—15.

NOES—Senators Berry, Byrne, Coombs, Erhart, McCarthy, Murdy, Rodda, Shaw, Stiern, Thompson, and Williams—11.

ADJOURNMENT

At 6.05 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 10 a.m., Friday, March 25, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

TWENTIETH LEGISLATIVE DAY

TWENTY-NINTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Friday, March 25, 1960

The Senate met at 10 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, May our times find many wise men who keep their eyes fixed on the heavens to see if perchance there is a new star, or an old one grown more luminous, to lead them, and us, to some obscure Bethlehem where salvation may be found in unpretentious circumstances . . . a new discovery by a humble scientist; a new idea in the mind of a philosopher; a new hope and challenge from a Godly prophet of religion; new leadership from wise and dedicated statesmen. Good Lord, do help us save ourselves from the abyss of disaster to which we have come with our hands full of nuclear bombs. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Regan, on motion of Senator Rattigan, due to legislative business.

Senator Teale, on motion of Senator Christensen, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Julius Mendez and Stuart Bartel of San Jose.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Slough School: Rita Ditzler, Ramona Trujillo, and Michael Short.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John L. Miller, teacher and principal, and the following students from Franklin Elementary School in Yuba City: Delbert Adams, Nadene Ahlers, Tommy Cogan, Karen Dihel, Eugene Kellie, Eugene Klein, David Malone, Nelma McVey, Carol Roulsten, Charles Sevall, Dwayne Toland, Mary Upton, Ralph Waddell, and Jeanette Wolfe.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Donald Jones, Principal, and the following students of Meridian Elementary School: Luckey Carter, Lynn Clark, Clifton Davis, Larry Fiehart, Kenneth Frahm, Kenneth McDaniel, Bobby Saylor, Alan Shipp, Freddy Umfress, Marlene Blaine, Linda Dale, Betty Jean Hampton, Susan Harris, Alice Kay Lemos, Robin Rickert, and Marsha Wood.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. William DesCombes, and the following students from Brittan Elementary School: Joella Beck, Lynnea Bell, Geraldine Cochran, Arnold David, Thomas Dewitt, Anthony DiPlacito, Johnnie Douglas, Alan Durbin, Gilbert Edwards, Robert Elick, Daniel Foster, Penny Foster, James Haynes, Louis Henkel, Michael Joseph, Carlene Lapham, Jimmie Lewis, Preston Lewis, Sergal Lewis, Dorothy McCurry, Robert McPherrin, Mary Jane Minton, Larry Munger, Larry O'Brien, Linda O'Connell, Shirley Parks, Jodah Reeves, John Snyder, Margaret Spencer, Tommy Swearingin, Benny Watts, Shiela Webb, Melinda Whisenhunt, Pat Shaw, and Rita Warner.

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Nuestro School: Karen Staple and Ramona Guzman.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from the Mountain View High School: Jon Anderson, Frank Aquino, Manuel Avila, Fran Baptiste, Kay Blancet, Wanda Brumley, Steve Burgland, Judy Coates, Rick Chappell, Ron Chinchilla, Nancy Condon, Bill Connellius, Lupe Cruz, Phyllis David, Dawna Dishaw, Anita Espinosa, Jim Faught, Carol Gabler, Marleen Gertsch, Judy Gier, Nancy Gordon, Dennis Griffin, Chuck Griffiths, George Halmi, Joyce Hedquist, Darlene Hitchcock, Arlene Hoshi, Karin Hunter, Carolyn Ingle, Rich Irvine, Sue Jones, Carol Kunz, Barbara Kenny, Kitty Kurokawa, Gloria Lanier, Doris Lezechuk, Sammy Liu, Lorraine Madrigo, Christie Malin, Michele McKimmon, Sharon Minor, Wayne Moore, Bob Perez, Gary Piazza, Karen Piccolo, Pam Reed, Sandy Resse, Tom Remus, Steve Rice, Robin Schreck, Nancy Shanks, Eileen Shishido, Frank Silva, John Simmons, Ted Thirionst, LaRita Tyler, Pete Uhlemberg, Anna Vojkoviek, Nancy Voss, Janet Waitkuans, Clare Walquist, Vern Williamson, Ed Wilson, Cathy Wooley, David Ybarra, and Billy Bullock.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ann Blue, Janet Johnson, Monnie Huggins, and Connie Trasy of the Starr King School.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Everett Boynton, Wade Thomas, and Richard Watts of Santa Monica.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Archie Milton and Dave Nelson of San Jose.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. William Fennone, Mr. Clinton Ansley, and the following students from the Adeline E. Kent School in Kentfield: Brad Block, Karen Brown, Candy Cain, Blake Chapman, Lynne Clason, Bruce Dapprich, Richard Ellis, Jack Frater, Ron Gaviati, Natalie Gildroy, Peter Holter, Michelle Ivani, Barbara Koons, Peter Kriel, Cindy Lea, Patricia Lesko, Gale Levensaler, Sara McCoy, Peter Macomber, Patricia Matteson, Dustine Melvin, Rex Morena, Dennis Nolan, Greg Sarno, Sydney Sclar, Jay Sellman, Jim Solinsky, Cindy Southmayd, Jan Smith, Judy Smith, and Jerry Strom.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Frank Hamaker and Frances Hamaker of Mountain View.

On request of Senators Richards and Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Annie Condon of Gardena.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. T. L. Jameson, Mrs. E. Witter, Mrs. M. McKay, Mrs. L. Butcher, Mr. R. N. Ingraham, Mr. W. A. Broadus, Mr. O. Fortner, and the following students from Redwood Valley School in Redwood Valley: Bill Arnold, Gary Barron, Nancy Beekwith, Laura Butcher, Derral Carte, Dan Chesser, Patricia Elmer, Bruce Evans, Leon Fortner, Penny Foster, Linda Franz, Robert Huff, Bill Jameson, Beverly Joiner, Kim Josse, Gary Loftis, Dana McDonald, Karen McKay, Michael McKnight, Suzanne Miller, Richard Naumann, Judy Oglesby, Sharon Poma, Ginger Reed, Mary Ricetti, Lupe Sanchez, Vicky Santti, Julie Smith, Sharon Stinehoff, Ann Thiel, James Way, Ann Whiteaker, Sam Williams, Stella Witter, and Pat Zinzer.

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Parrish, Mrs. Melba Harding, Mrs. John Norstadt, Mrs. Vada Parker, and the following students from River Union School in Talmage: Mary Arnold, Douglas Brown, Marla Brown, Janis Cox, Donald Ford, Susan Foster, Gary Harding, Pat Hook, Cathy Howard, Lee Howard, Michael Langley, Jon Norstadt, James Pardini, Carol Parker, Frank Paulin, Dorothy Petty, Diane Pollock, Jerry Robertson, Gary Stephens, Daniel Vandershoot, Beatrice Vedolla, and Steven Wilson.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. List Aufderheide and son Erik of Altadena.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Willis Jepson School in Vacaville: Timothy Ashcraft, Juanita Barham, Patricia Brown, Michael Callagan, Ronald Caplener, Linda Chavez, Cheryl Coopridge, Robert Davidson, Kent Dupuis, Jose Flores, John Fyotek, Cheryl Goss, Isabel Hernandez, Elizabeth Ives, Carole Lankford, Christine Marfil, Carl McDowell, Nancy Molina, Larry Norman, Albert Ortiz, Marion Parmer, Nicol Pyle, Jade Remillard, Francisco Rodriguez, Suzanne Samolis, Noreen Segura, Harold Smith, Loida Tawney, John Twomey, Linda Watts, Sherry Wood, Germaine Dominguez, Nancy Campanale, Michael Ariza, Laurie Bailey, Sybil Boyer, Jeanne Caesar, Arainia Carpenter, Toni Chandler, Patricia Contreras, Fred Daubacher, James Denton, Ronald Dunham, Michael Erickson, Bruce Fisher, Sidney Fry, Gene Gordon, Carolyn Grapentine, Jack Hall, Judith Hermann, Patricia Keane, Helen King, Walter Lambert, Margaret Manning, Tony McAnally, Stanley Neilsen, Luis Ortega, Theresa Panepinto, Nancy Peck, Thomas Powles, Robert Reitnaer, Billy Rocher, Mary M. Saltsman, Steve Smentek, Katherine Stone, Catherine Thompson, Richard Whiteacre, Mardell Wood, Mary Jane Knight, Kathleen Keithley, Ronald Armstrong, Sharon Bahr, Daniel Bong, John Butler, John Clark, Susan Dahl, Mary Eldridge, Terry Fink, David French, Judy Gonzales, John Hall, Donna Holloway, Mary Hurley, Andrea Lambert, Karen Lewis, Stanley Mackey, Patricia Matukonis, Janet Nickell, Jeanne Onstad, Rose Mary Papin, Lynette Poulos, Darlene Redman, Richard Roache, Peggy Ruiz, Gerald Skinner, Virginia Stephen, Timothy Tittle, Gerald Tucker, Edward Whelan, Patricia Wood, Danny Zachary, Marchell Nott, Georgia Donaldson, Wally Barton, Lillie Hayworth, Charles Pilk, Kathy Brown, Gerald Altieri, Robert Beitler, Patricia Bryan, Larry Chavez, Claudia Chapell, Mike Copeland, Robert Deavers, Robert Esparza, John Ford, Sandra Grady, Geraldine Hawkins, Jonni Hopper, Jo-Ann Jansen, Norma Key, Thomas Kincaid, Ronnie Livesay, Nancy Lodde, Dennis Martin, Mary McPike, Anna Muller, Patrick Noonan, Candy Nunn, Diana Ovard, Albert Pearson, Thomas Pyle, Marilyn Riba, Marina Savides, Yvonne Sells, Diane Sorenson, Patricia Tortosa, Catherine Weeks, Barbara Wyrens, Raymond Vallero, Linda Swafford, and Barbara Beavers.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Hurdiss Saltzman, Mrs. Ted Boring, Mrs. Alex Popper, and the following students from Ord School: Melody Boring, Rosemary Deniz, Andy Fiack, Mary Popper, Jerry Porter, April Reager, Julia Roller, and Ronnie Simson.

On request of Senator Erhart, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Brooks Coleman, teacher; Mrs. Dorothy Nevill, teacher; Mrs. C. J. Buckman, parent; Mr. Charles Garelli, bus driver, and the following students from Lillian Larsen School: Ronald Barnes, Janet Buckman, Agnes Chan, Sharon Clark, Carolyn Dionne, Carolyn Donohue, David Henson, Larry Jespersen, Larry McCostlin, Sharon Mosher, Peggy Nevill, James Pancho, Doreen Sanchez, Mickey Sandlin, Sharon Schmidt, Roberta Turnbow, Joe Wages, Marilyn Williams, and Ettie Ritchie.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Sam Goodman of Oakland, Mr. and Mrs. Herry Champlin and son Stanley of Sacramento.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Valmore A. Lafontaine, Mrs. Margaret Vance, Mrs. Frank Fontana, Mrs. Estena Brown, adults; and the following 8th grade students from the Robert Louis Stevenson School of St. Helena: Carolyn Amaya, Susan Andrew, Jeanne Atehley, Jeanne Baranzini, Bill Bartolucci, Marina Battistuzzi, Craig Battuello, Steven Bertolucci, Kay Bettinelli, Alfred Beyers, Barbara Britton, Connie Brocco, Dan Burns, Barbara Calderwood, Maureen Cohan, Dennis Conrey, Donna Drewry, Larry Drouin, Lee Eakle, Emily Escarino, Walter Fancher, Dennis Flock, Lynette Fontana, Jean Gaffney, Ellen Ghiringhelli, Carolyn Graff, Marilyn Graff, Sharon Griffin, Mary Gutierrez, Sharron Hinzmann, Fred Hough, Barry Hoyt, Bill Johnston, Ginger Jones, Verona Jones, Eddie Kaupp, Dawn Kenney, Margie Leija, Donna Maganini, Bill Mayfield, Mike Milat, Jeanette Miranda, Alice Moorhead, Donald Mori, Trilby McCord, Terri McDowell, Patricia Partridge, John Paz, Phyllis Penland, Gary Pina, John Pina, Yolanda Polverino, John Pometta, Stephen Reed, David Rice, Dennis Rutherford, Jim Sagadin, Anna Santi, Robert Schulte, Gene Sculatti, Jim Sculatti, Vicki Sears, Elizabeth Sewell, Dianne Spear, Bill Spink, Judy Stice, Joe TenBroeck, Roger Trinchero, Teresa Uribe, Jenny VanRyn, Ramona Velasco, George Walker, Larry Wara, John Wheeler, and Shirley Williams.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 11

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 21

Assembly Bill No. 20

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 20—An act authorizing the Director of Finance to dispose of property belonging to the State.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 21—An act to add Section 6389 to the Revenue and Taxation Code, relating to exemptions from the sales tax.

Referred to Committee on Revenue and Taxation.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 36

Assembly Joint Resolution No. 11

Assembly Joint Resolution No. 13

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Concurrent Resolution No. 36—Relative to "Save Your Vision" Week.

Referred to Committee on Rules.

Assembly Joint Resolution No. 11—Relative to agricultural economy.

Referred to Committee on Agriculture.

Assembly Joint Resolution No. 13—Relative to the Palace of Fine Arts in San Francisco.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 14

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 18

And reports the same correctly re-engrossed.

BURNS, Chairman

Committee on Revenue and Taxation

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which were referred:

Assembly Bill No. 14

Assembly Bill No. 18

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DILWORTH, Chairman

Above reported bills ordered to second reading.

Committee on Water Resources

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Water Resources, to which was referred:

Assembly Joint Resolution No. 10

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

WILLIAMS, Chairman

Above reported resolution ordered to second reading.

Committee on Transportation

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Transportation, to which were referred:

Senate Resolution No. 41

Assembly Concurrent Resolution No. 10

Assembly Concurrent Resolution No. 22

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolutions ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 14—An act to amend Section 24405 of the Revenue and Taxation Code, relating to deductions permitted to co-operative associations under the Bank and Corporation Tax Law.

Bill read second time, and ordered to third reading.

Assembly Bill No. 18—An act to amend Sections 6011 and 6012 of the Revenue and Taxation Code, relating to sales and use taxes.

Bill read second time, and ordered to third reading.

Assembly Joint Resolution No. 10—Relative to flood control on the Eel and Mad Rivers in the State of California.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Water Resources:

Amendment No. 1

In line 2 of the title of the printed measure, strike out "and Mad", and insert " , Mad, and Smith".

Amendment No. 2

On page 2, line 5, after the semicolon, insert
"and

WHEREAS, No date has been established for the initiation of the investigation for a review of an unfavorable report submitted July 22, 1950 authorized by Congress on July 12, 1954 and June 13, 1956; and

WHEREAS, High water and floods in February, 1960, again flooded the lower reaches of the Smith River, overflowing Lake Earl, Lake Talowa, and the agricultural lands, roads, bridges, and buildings in the Smith River Delta; and

WHEREAS, Under the multiple use policy of Congress, this entire area, including 10 miles of beaches, urgently requires the making of this review and of bringing up to date engineering studies for flood control, conservation, shore and beach protection, recreation and wildlife habitat;";

Amendment No. 3

On page 2, line 11, strike out "and Mad", and insert " , Mad, and Smith".

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

MOTION TO PRINT WITH A RUSH ORDER

Senator Williams moved that Assembly Joint Resolution No. 10 be sent to print with a rush order.

Motion carried.

RESOLUTIONS

The following resolution was offered:

By Senator Murdy:

Senate Resolution No. 48**Relative to commending David Commons**

WHEREAS, It has come to the attention of the Senate that David Commons, a 17-year-old senior at Fullerton Union High School, has been signally honored in having won the state finals in the American Legion's annual oratorical contest for 1960; and

WHEREAS, David Commons, in winning this oratorical contest, has placed himself in line for the four-state regional contest, success in which will give him an opportunity to speak at the western sectional contest and perhaps the national competition in New York in April; and

WHEREAS, The oration which won for David Commons the honors recently accorded is one entitled "Our Sacred Cow," wherein the young orator, while speaking most respectfully of the Constitution of the United States, avers that there are among us people who treat the Constitution as a sacred cow rather than a vital living document which he feels should be kept up-to-date and not a thing which we should expect to preserve intact in its original form; and

WHEREAS, A careful perusal of the oration "Our Sacred Cow" reveals the fact that this young citizen appreciates our Constitution, and even though it is sometimes treated as a sacred cow, is a pretty good cow and one entitled to a great deal of affection and respect on the part of the American people; and

WHEREAS, It is in the interest of public welfare and good government that the young people of the country should devote themselves to just such study and contemplation as is evidenced in the oration "Our Sacred Cow"; now, therefore, be it

Resolved by the Senate of the State of California, That it congratulates David Commons on his success in the field of oratory, and commends the American Legion for its farsightedness and public spiritedness in encouraging such worthwhile activities on the part of the youth of the land, and be it further

Resolved, That the Secretary of the Senate be and he is hereby instructed to forward suitably prepared copies of this resolution to David Commons and to Fullerton Post 142 of the American Legion.

Resolution read, and unanimously adopted on motion of Senator Murdy.

CONSIDERATION OF DAILY FILE**THIRD READING OF SENATE BILLS**

By Senator McAtter:

Senate Resolution No. 42**Commending Television Station KQED**

WHEREAS, Television Station KQED, Channel 9, is the educational television station serving the San Francisco Bay area; and

WHEREAS, On Wednesday, March 9, 1960, the California Senate Committee on Judiciary held a day long hearing on the question of abolishing capital punishment; and

WHEREAS, Because of the widespread public interest in the subject, Station KQED, through a co-operative arrangement with Station KVIE in Sacramento, undertook to telecast the entire proceedings of the hearing; and

WHEREAS, Through the efforts of the station, the public was able to see and hear on television virtually all of the testimony presented on both sides of the issue; now, therefore, be it

Resolved by the Senate of the State of California, That Television Station KQED, Channel 9, is congratulated on its excellent work in presenting the Senate Judiciary Committee's hearing on capital punishment, and commended on its fair and impartial coverage of the proceedings; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Station KQED.

Resolution read, and unanimously adopted on motion of Senator McAtter.

Senate Bill No. 18—An act authorizing the Director of Finance to dispose of property belonging to the State.

Bill read third time.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Senate Bill No. 18.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 22, 1960

*To the Honorable Members of the Senate and
Assembly of the State of California*

Senate Bill No. 18, "An act authorizing the Director of Finance to dispose of property belonging to the State," in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Senate Bill No. 18 as an emergency measure.

Respectfully,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Brown, Burns, Byrne, Cobey, Collier, Coombs, Dilworth, Donnelly, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 14—Relative to Agua Mansa State Park.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Brown, Burns, Byrne, Christensen, Cobey, Collier, Coombs, Dilworth, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Joint Resolution No. 3—Relative to west coast ship-building.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Brown, Burns, Byrne, Cobey, Collier, Coombs, Dilworth, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Short, Stiern, and Thompson—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 15—Relative to merit awards to state employees.

Resolution read, and presented by Senator Rodda.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Erhart, Farr, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 21—Relative to the Judicial Council making a study of court personnel.

Resolution read, and presented by Senator Short.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Burns, Byrne, Cobey, Dilworth, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Stiern, and Thompson—21.

NOES—None.

Resolution ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator McBride asked for, and was granted, unanimous consent to have the representatives of the Department of Finance, and the Legislative Analyst at his desk during the consideration of Assembly Bill No. 1.

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take immediately.

Bill read third time, and presented by Senator McBride.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Rodda, Slattery, Stiern, Thompson, and Williams—32.

NOES—Senators Richards and Short—2.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Slattery, and Thompson—30.

NOES—Miller, Murdy, Short, Stiern, and Williams—5.

Bill ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 12

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Fish and Game

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Fish and Game, to which was referred:
Assembly Concurrent Resolution No. 24

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

ERHART, Chairman

Above reported resolution ordered to third reading.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 10

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 10—An act to add Section 4050.6 to, and to amend Sections 4094, 4222, and 4416 of, the Business and Professions Code, relating to pharmacy.

Referred to Committee on Business and Professions.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day respectfully refused to concur in Senate amendments to:

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately;

And appointed Messrs. Unruh, Rees, and Coolidge as a Committee on Conference to meet a like committee from the Senate.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators McBride, Miller, and Byrne as a Senate Committee on Conference concerning Assembly Bill No. 1 to meet a like committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

ADJOURNMENT

At 11.30 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 9.30 a.m. Saturday, March 26, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 REGULAR BUDGET SESSION

SENATE DAILY JOURNAL

TWENTY-FIRST LEGISLATIVE DAY

THIRTIETH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Saturday, March 26, 1960

The Senate met at 9.30 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, As this budget session draws to a close, we pray for the ability to look objectively at what we have done. Grant that we, and the people we represent, may look beyond the dollars we have authorized to be raised and expended. May we look into our schools where freedom is given meaning by knowledge; into our institutions of healing where the sick are made whole; into our courts where justice is established; into our institutions of correction and incarceration where society is protected and life rehabilitated; into our communities and homes where life is made good because of wise government. And when we have finished, may we have ample reason to believe that our work has been done well. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leave of absence for the day:

Senator Beard, on motion of Senator Burns, due to legislative business.

Senator Teale, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Melford LeReaux of San Bruno and A. G. Sweeney of Sacramento.

On request of Senators Richards and Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John Larson and Mrs. Jennie Larson of Oakland, formerly of Los Angeles.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Hugh P. Donnelly, wife of the Senator, and Mr. and Mrs. Richard A. Bristow. Mrs. Bristow is the daughter of Senator Donnelly, and was accompanied by her three children, Richard A. Bristow, Jr., John H. Bristow, and Loretta Marie Bristow.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Grace McLean, Jane Ewald, Jack Ewald, John Ewald, and Elizabeth Ewald of Bakersfield.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Linda Sperling, and the following students from Freemont Junior High School in Stockton: Sue Armstrong, Connie Barton, Donald Brewer, Dennis Calvird, Vivian Couch, Shirley Cree, Darlene Dangerfield, Margaret Der, Pam Gallegos, Arlene Gott, Charlotte Grover, Sharon Heilmann, Dean Higgins, Bruce Hodge, Lyn Humbert, Virginia Jackson, Bruce Johnson, Willie Johnson, Kay King, Rose Mary Lakalsos, Gloria Loera, Billy Luther, Annie Marshall, Shirley Martinez, Ronald Meneuso, Diane Oliver, Genevieve Passeggi, Raelene Paulo, Rudy Perez, Willie Phillips, Billy Rice, Florence Ritter, Fernando Ruiz, Angie Sarraraz, Kathy Snow, Gerry Stewart, Stephanie Villanueva, Jesse Weaver, Sue Wells, Ivan Woolen, who were guests of the Senate on Thursday, March 24, 1960.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 8

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 8—An act to amend Sections 23153, 23184, 23221 and 25552 of the Revenue and Taxation Code, relating to the taxation of credit unions, to take effect immediately.

Referred to Committee on Revenue and Taxation.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 13—Relative to printing the Proposed Uniform Commercial Code Annotations;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 25th day of March, 1960, at 4 p.m.

BURNS, Chairman

Committee on Insurance and Financial Institutions

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Insurance and Financial Institutions, to which was referred:

Assembly Concurrent Resolution No. 33

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

GRUNSKY, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Insurance and Financial Institutions, to which was referred:

Assembly Concurrent Resolution No. 31

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

GRUNSKY, Chairman

Above reported resolution ordered to second reading.

Committee on Governmental Efficiency

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 17

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 20

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Agriculture

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Agriculture, to which was referred:

Assembly Joint Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BYRNE, Chairman

Above reported resolution ordered to third reading.

Committee on Natural Resources

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Natural Resources, to which was referred:

Senate Bill No. 20

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

BERRY, Chairman

Above reported bill ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 20—An act to amend Section 681 of the Harbors and Navigation Code, relating to small boat fees.

Bill read second time, ordered engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Concurrent Resolution No. 31—Relative to the regulation of corporations which manage investment plans involving deeds of trust in California real estate.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Insurance and Financial Institutions:

Amendment No. 1

On page 1 of the printed measure, strike out lines 13 to 20, inclusive.

Amendment No. 2

On page 2, line 1, strike out "Some", and insert "It is alleged that some".

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

Assembly Bill No. 17—An act to add Section 73.1 to the Agricultural Code, relating to the California State Fair and Exposition.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1 of the printed bill, after line 10, insert

"No lease or license for the use of any real or personal property within that portion of the new site of the California State Fair and Exposition in the City of Sacramento, County of Sacramento, bounded by the Elvas Freeway on the West, Arden Way on the North, the southerly projection of Ethan Way on the East, and the American River Flood Control District levee on the South, shall be made for a period in excess of one year."

Amendment read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 20—An act authorizing the Director of Finance to dispose of property belonging to the State.

Bill read second time, and ordered to third reading.

**CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS**

Senate Concurrent Resolution No. 12—Relative to the Fairs Allocation and Classification Committee.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister,

Holmdahl, Johnson, McAteer, Montgomery, Murdy, Rattigan, Regan, Richards, Shaw, Stiern, Thompson, and Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

By Senator Shaw:

Senate Resolution No. 41

Relating to the posting of signs on highways and freeways

WHEREAS, The motoring public using the highways and freeways of our State is continually increasing; and

WHEREAS, Accidents and sundry other emergencies upon these highways and freeways give rise to the immediate need of medical attention; and

WHEREAS, Many users of highways and freeways are not aware of the location of hospitals; and

WHEREAS, Minutes saved can mean lives saved; now, therefore, be it

Resolved by the Senate of the State of California, That the Department of Public Works is requested to place directional signs indicating emergency hospital facilities, publicly or privately owned, at such points along the highways and freeways of the State as the department deems appropriate to indicate any hospital having 24-hour emergency treatment available to the general public and having a licensed physician in attendance at all times; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of Public Works.

Resolution read, and unanimously adopted on a motion by Senator Shaw.

THIRD READING OF ASSEMBLY BILLS

Assembly Joint Resolution No. 8—Relative to the extension of educational and training benefits to persons entering the armed forces after January 31, 1955.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Brown, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Bill No. 14—An act to amend Section 24405 of the Revenue and Taxation Code, relating to deductions permitted to co-operative associations under the Bank and Corporation Tax Law.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Brown, Burns, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Joint Resolution No. 10—Relative to flood control on the Eel and Mad Rivers in the State of California.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Brown, Burns, Cameron, Christensen, Cobey, Dilworth, Dolwig, Donnelly, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery,

Murdy, O'Sullivan, Rattigan, Richards, Rodda, Slattery, Stiern, Thompson, and Williams—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 10—Relative to the Redwood Highway.

Resolution read, and presented by Senator Christensen.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Brown, Burns, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Montgomery, Murdy, Rattigan, Richards, Rodda, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 22—Relative to the elimination of railway grade crossing accidents.

Resolution read, and presented by Senator Stiern.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 24—Relative to the Upper Feather River Basin Investigation.

Resolution read, and presented by Senator Arnold.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

RECESS

At 10.12 a.m. on motion of Senator Burns, the Senate recessed until 4 p.m.

REASSEMBLED

At 4 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

REQUEST FOR UNANIMOUS CONSENT

At 4 p.m., Senator Teale asked for, and was granted, unanimous consent to have the record show that he has returned and will be in attendance during the remainder of this Budget Session.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 5
Senate Bill No. 10
Senate Bill No. 13

Senate Bill No. 14
Senate Bill No. 18

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 14

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate Amendments to:

Assembly Joint Resolution No. 3
Assembly Joint Resolution No. 8

Assembly Joint Resolution No. 10
Assembly Concurrent Resolution No. 21

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 11

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 11—An act to amend Sections 30102, 30142, 30181, 30182, 30183, 30186, 30187, 30191, 30202, 30223, 30366, 30371 and 30372 of, to repeal Sections 30194, 30195, 30196 and 30197 of, and to add new Sections 30194 and 30195 to, the Revenue and Taxation Code, relating to the taxation of cigarettes, to take effect immediately.

Referred to Committee on Revenue and Taxation.

REPORTS OF STANDING COMMITTEES

Committee on Business and Professions

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Business and Professions, to which was referred:

Assembly Bill No. 10

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

JOHNSON, Chairman

Above reported bill re-referred to Committee on Finance.

Committee on Revenue and Taxation

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred:
Assembly Bill No. 8

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DILWORTH, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Assembly Joint Resolution No. 13

Assembly Concurrent Resolution No. 35

Assembly Concurrent Resolution No. 36

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 26

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolution ordered to second reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 8—An act amend Sections 23153, 23184, 23221 and 25552 of the Revenue and Taxation Code, relating to the taxation of credit unions, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Revenue and Taxation:

Amendment No. 1

In the heading of the printed bill, as amended in Assembly March 25, 1960, after "Elliott", insert "(Co-author, Senator Slattery)".

Amendment No. 2

On page 1, line 10, strike out "twenty-five thousand dollars (\$25,000)", and insert "twenty thousand dollars (\$20,000)".

Amendment No. 3

On page 2, lines 18 and 19, strike out "twenty-five thousand dollars (\$25,000)", and insert "twenty thousand dollars (\$20,000)".

Amendment No. 4

On page 2, line 22, strike out "twenty-five thousand dollars (\$25,000)", and insert "twenty thousand dollars (\$20,000)".

Amendment No. 5

On page 2, line 44, strike out "twenty-five thousand dollars (\$25,000)", and insert "twenty thousand dollars (\$20,000)".

Amendment No. 6

On page 2, lines 48 and 49, strike out "twenty-five thousand dollars (\$25,000)", and insert "twenty thousand dollars (\$20,000)".

Amendment No. 7

On page 3, lines 1 and 2, strike out "whose gross income is twenty-five thousand dollars (\$25,000) or less".

Amendment No. 8

On page 3, line 4, strike out "its income year", and insert "the income year of a credit union whose gross income is twenty thousand dollars (\$20,000) or less".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Concurrent Resolution No. 26—Relative to making additional funds available to the Legislative Audit Committee.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

Amendment No. 1

On lines 3 and 4 of the printed measure, delete "two hundred and eighty thousand dollars (\$280,000)", and insert "two hundred thousand dollars (\$200,000)".

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

MOTION TO PRINT COPIES OF REPORT

Senator Fisher moved that the following Progress Report of the Senate Legislative Representation Committee be printed in the Journal, and 500 additional copies be printed for distribution.

Motion carried.

LETTER OF TRANSMITTAL

CALIFORNIA LEGISLATURE, SENATE
March 25, 1960

Hon. Glenn M. Anderson
President of the Senate
Senate Chamber, State Capitol

DEAR SIR: The Senate Legislative Representation Committee has met and is hereby submitting a progress report for consideration of the Members of the Senate.

The committee requests that this progress report be appropriately inserted in the Senate Daily Journal.

Respectfully submitted,

HUGO FISHER, Chairman
STANLEY ARNOLD, Vice Chairman
JOHN A. MURDY

DONALD L. GRUNSKY
JAMES J. MCBRIDE

**PROGRESS REPORT OF THE SPECIAL SENATE COMMITTEE ON
LEGISLATIVE REPRESENTATION**

This committee, pursuant to the duties with which it is charged by the Standing Rules of the Senate and Section 9909 of the Government Code, has reviewed the statements, letters of authorization, and monthly reports of the persons hereinafter named, and unless good cause to the contrary is shown, each of the persons named in this report is entitled to have this committee grant to him a Certificate of Registration as Legislative Advocate. Accordingly, not less than five days after the filing of this report, unless in the meantime good cause for not doing so appears, your committee will grant Certificates of Registration as Legislative Advocate to the following named persons:

Agriello, Anthony, Senator Hotel, Sacramento

California State Association of Journeymen Barbers & Beauticians

Baird, James William, Rev., 31 East Vine Street, Stockton

Presbytery of San Francisco

Beeman, Josiah Horton, V, 34 Shoreview Avenue, San Francisco 21

Presbytery of San Francisco

Broadhurst, Charles H., Jr., 1100 Elks Building, Sacramento

County Supervisors Association of California

Carmack, Howard, 17034 Via Margarita, San Lorenzo

The Presbytery of San Francisco

- Clement, Mrs. Grace P., 441-B Harvard, Claremont
League of Women Voters of California
- Collins, Frank J., 9756 Olympic Boulevard, Beverly Hills
Tobacco Tax Council
- Cooley, Allan G., 2020 Santa Monica Boulevard, Santa Monica
General Telephone Company of California
- De Los Rios, Leo, 2490 First Avenue, Sacramento
California Association of Highway Patrolmen
- Ellsworth, Robert Asa, 2131 University Avenue, Berkeley
Corporation Unemployment Tax Service
- Fadem, Herrold A., Senator Hotel, Sacramento
Society of Plastics Industry
- Fleury, Gordon, 926 J Building, Sacramento 14
Association of California State College Instructors
(new representation)
- Hartsough, R. Harold, Jr., 140 New Montgomery Street, San Francisco 5
The Pacific Telephone and Telegraph Company
- Houseberg, E. James, Senator Hotel, Sacramento
California State Chamber of Commerce
- Irwin, Edgar K., 901 Pine Street, P. O. Box 222, Martinez
Contra Costa County Employees' Association
- Lehr, William, Route 2, Box 327, Lodi
Kooyman, Jr., John
Rond, Fred
Colta, Jr., Joe
Coldani, Raymond H.
Coldani, R. C.
Ranch, Potter
Stokes, William
Anderson, Henry
- Leiper, James (Burt), 1728 O Street, Sacramento
California Taxpayers' Association
- Lenahan, J. W., 351 California Street, San Francisco
California Court Reporters Association
- McGilvray, Kenneth G., 714 Forum Building, Sacramento
California Employment Agencies Association (new representation)
- Marsh, William F., El Mirador, Sacramento
City of Industry
- Martin, John M., El Mirador, Sacramento
Los Angeles Chamber of Commerce
- Merelman, Jack M., 1100 Elks Building, Sacramento
County Supervisors Association of California
- Prentiss, Orren K., 1450 Middlefield, Stockton
Order of Railway Conductors and Brakemen
- Quinn, James H., Capitol Inn, Sacramento
City of Oakland
- Shell, Stanley A., 1500 North 4th Street, San Jose
California Association of Highway Patrolmen
- Shults, Albert J., El Mirador, Sacramento
Mobil Oil Company (new representation)

Siegel, William M., Senator Hotel, Sacramento
Board of Supervisors of Santa Clara County
Small, Robert L., 6118 Palm Drive, Sacramento
County of San Diego Board of Supervisors
Sumner, Edward, 4055 Wilshire Boulevard, Los Angeles
A. Morgan Maree, Jr., and Associates
Wilson, Lucile (Mrs. W. R.), 24 Presidio Avenue, San Francisco
Presbytery of San Francisco
Worthy, Roland J., Senator Hotel, Sacramento
Automobile Club of Southern California
Wright, Kenneth E., 1014 9th Street, Sacramento
Sacramento City Employees Association
Wright, Richard, El Mirador, Sacramento
California Real Estate Association
Ziffren, Lester, 3540 Wilshire Boulevard, Los Angeles 5
National Retail Optical Association
Dr. Barry Bleek
Dr. Milton B. Rich

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Assembly Bill No. 17, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 17

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Rodda:

Resolved, That Senate Bill No. 20, and Assembly Bills Nos. 8, 17, and 20 present a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bills be read on three several days in each house is hereby dispensed with, and it is ordered that said bills be read the second and third times, and placed upon their passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Collier, Coombs, Dilworth, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—29.

NOES—None.

Motion to Re-refer Assembly Bill No. 17

Senator Gibson moved that Assembly Bill No. 17 be re-referred to Committee on Governmental Efficiency.

Motion carried.

Request for Unanimous Consent

Senator Cameron asked for, and was granted, unanimous consent to take up Senate Bill No. 20, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 20

Senate Bill No. 20—An act to amend Section 681 of the Harbors and Navigation Code, relating to small boat fees.

Bill read third time.

Motion to Amend

Senator Cameron moved the adoption of the following amendment:

Amendment No. 1

On page 3 of the printed bill, strike out lines 45 and 46, and insert
“(q) A nonprofit corporation organized solely for charitable purposes pursuant to Part 1 (commencing at Section 9000) or Part 3 (commencing at Section 10200), Division 2, Title 1 of the Corporations Code, which purposes relate to promoting the ability of boys and girls to do things for themselves, to train them in scoutcraft and camping, and to teach them patriotism, courage, self-reliance and kindred virtues, shall not be required to pay the fees provided for in this section.”

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 33 at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 33

Assembly Concurrent Resolution No. 33—Relative to Invest in America Week.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Cameron, Christensen, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Grunsky asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 31 at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 31

Assembly Concurrent Resolution No. 31—Relative to the regulation of corporations which manage investment plans involving deeds of trust in California real estate.

Resolution read, and presented by Senator Grunsky.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Collier, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 15

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

Senator McCarthy Presiding

At 4.50 p.m., Senator McCarthy, Vice Chairman of the Committee on Rules, presiding.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed, as amended:

Senate Bill No. 19

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Request for Unanimous Consent

Senator Slattery asked for, and was granted, unanimous consent to take up Senate Bill No. 19, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 19—An act to amend Sections 23153, 23184, 23221 and 25552 of the Revenue and Taxation Code, relating to taxation of credit unions, to take effect immediately.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 19?

Amendment No. 1/2

On page 1 of the printed bill, as amended in the Senate on March 23, 1960, under the caption, insert "(Coauthor, Assemblyman Ernest R. Geddes)".

Amendment No. 1

On page 1, line 7, strike out "which"; and strike out lines 8 and 9, and insert "whose gross income is twenty thousand dollars (\$20,000) or less shall pay annually to the State".

Amendment No. 2

On page 2, strike out lines 8 and 9, and insert "unions whose gross income is twenty thousand dollars (\$20,000) or less, one hundred".

Amendment No. 3

On page 2, in line 11, strike out "which transact business in"; and strike out lines 12 and 13, and insert "whose gross income is twenty thousand dollars (\$20,000) or less, twenty-five dollars (\$25)."

Amendment No. 4

On page 2, strike out lines 34 and 35, and insert "whose gross income is twenty thousand dollars (\$20,000) or less, shall not be less than the".

Amendment No. 5

On page 2, strike out lines 37 and 38, and insert "ment of the tax on credit unions whose gross income is twenty thousand dollars (\$20,000) or less".

Amendment No. 6

On page 2, line 39, strike out "annually".

Amendment No. 7

On page 2, strike out lines 42 and 43 and insert "a credit union ended".

Amendment No. 8

On page 2, line 45, strike out "its income", and insert "the income year of a credit union whose gross income is twenty thousand dollars (\$20,000) or less".

Amendment No. 9

On page 2, line 46, strike out "year".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 19 by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—32.

NOES—None.

Above bill ordered enrolled.

REPORTS OF STANDING COMMITTEES**Committee on Revenue and Taxation**

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Assembly Bill No. 11

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DILWORTH, Chairman

Request for Unanimous Consent

Senator Collier asked for, and was granted, unanimous consent to take up Assembly Bill No. 11, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 11**Resolution to Suspend Constitutional Provision**

The following resolution was offered:

By Senator Collier:

Resolved, That Assembly Bill No. 11 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—32.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF ASSEMBLY BILL NO. 11

Assembly Bill No. 11—An act to amend Sections 30102, 30142, 30181, 30182, 30183, 30186, 30187, 30191, 30202, 30223, 30366, 30371 and 30372 of, to repeal Sections 30194, 30195, 30196 and 30197 of, and to add new Sections 30194 and 30195 to, the Revenue and Taxation Code, relating to the taxation of cigarettes, to take effect immediately.

Bill read second time.

Assembly Bill No. 11—An act to amend Sections 30102, 30142, 30181, 30182, 30183, 30186, 30187, 30191, 30202, 30223, 30366, 30371 and 30372 of, to repeal Sections 30194, 30195, 30196 and 30197 of, and to add new Sections 30194 and 30195 to, the Revenue and Taxation Code, relating to the taxation of cigarettes, to take effect immediately.

Bill read third time, and presented by Senator Collier.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Rattigan asked for, and was granted, unanimous consent to take up Assembly Joint Resolution No. 11, at this time, for consideration.

CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 11

Assembly Joint Resolution No. 11—Relative to agricultural economy. Resolution read, and presented by Senator Rattigan.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Coombs, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

President pro Tempore of the Senate Presiding

At 5 p.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

REPORTS OF STANDING COMMITTEES

Committee on Finance

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 10

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

BROWN, Vice Chairman

Request for Unanimous Consent

Senator Gibson asked for, and was granted, unanimous consent to take up Assembly Bill No. 10, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 10

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Gibson:

Resolved, That Assembly Bill No. 10 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—32.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF ASSEMBLY BILL NO. 10

Assembly Bill No. 10—An act to add Section 4050.6 to, and to amend Sections 4094, 4222, and 4416 of, the Business and Professions Code, relating to pharmacy.

Bill read second time.

Assembly Bill No. 10—An act to add Section 4050.6 to, and to amend Sections 4094, 4222, and 4416 of, the Business and Professions Code, relating to pharmacy.

Bill read third time, and presented by Senator Gibson.

Recommendation of the Governor

In accordance with Article IV, Section 34, of the Constitution, the Governor presented the following communication recommending the consideration of Assembly Bill No. 10.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE

SACRAMENTO, March 17, 1960

*To the Honorable Members of the Assembly
and Senate of the State of California*

Assembly Bill No. 10, "An act to add Section 4050.6 to, and to amend Sections 4094, 4222, and 4416 of, the Business and Professions Code, relating to pharmacy" in my opinion constitutes an emergency bill within the meaning of that term as used in Section 34 of Article IV of the Constitution of the State of California, the consideration of which should not await the final enactment of the Budget Bill.

I, therefore, recommend consideration of Assembly Bill No. 10 as an emergency measure.

Respectfully submitted,

EDMUND G. BROWN, Governor

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Bill No. 18—An act to amend Sections 6011 and 6012 of the Revenue and Taxation Code, relating to sales and use taxes.

Resolution read, and presented by Senator Grunsky.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Murdy asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 36, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 36

Assembly Concurrent Resolution No. 36—Relative to "Save Your Vision" Week.

Resolution read, and presented by Senator Murdy.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Farr, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senator Murdy Presiding

At 5.20 p.m., Senate John A. Murdy, Jr., of the Thirty-fifth Senatorial District, presiding.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Assembly Joint Resolution No. 13, at this time, for consideration.

CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 13

Assembly Joint Resolution No. 13—Relative to the Palace of Fine Arts in San Francisco.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Donnelly, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—29.

NOES—None.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 35, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 35

Assembly Concurrent Resolution No. 35—Relative to augmenting the funds of the Joint Committee on Legislative Reference Library.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Teale, Thompson, and Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senator Brown:

Senate Resolution No. 49

Commending Linda Meyers

WHEREAS, A testimonial dinner is to be given on Saturday, April 9, 1960, for Linda Meyers, California's attractive queen of the ski trails; and

WHEREAS, Linda was born on July 1, 1937, in Los Angeles, but is now a resident of Bishop and Mammoth Lakes in the Sierras of California; and

WHEREAS, Since early childhood, Linda has been an enthusiastic sportswoman, engaging in hunting, fishing, riding and water skiing, as well as the sport of skiing for which she has become best known; and

WHEREAS, She is a member of the Mammoth Mountain Ski Club, and generously devotes much of her time to the training of junior skiers; and

WHEREAS, Her proficiency won for her in 1959 a first place in many skiing events, including the North American Downhill and Slalom, the Harriman Cup Races, the National Slalom and Combined, the Roch Cup Slalom and Combined, and the Silver Belt; and

WHEREAS, In the previous year she was one of five women on the United States Federation Internationale de Ski team, and she was the only woman from California on the United States Olympic Ski team in 1960; and

WHEREAS, Despite an unfortunate accident which eliminated her from competition in the Olympics, Linda can well be proud of her impressive record in this dangerous but thrilling sport, now, therefore, be it

Resolved by the Senate of the State of California, That the members take this occasion to congratulate Linda Meyers on her outstanding achievements in the sport of skiing, and wish her even greater success in the future; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Linda Meyers.

Resolution read, and unanimously adopted on motion by Senator Brown.

REPORTS OF STANDING COMMITTEES**Committee on Governmental Efficiency**

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency to which was referred:

Assembly Bill No. 17

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 17—An act to add Section 73.1 to the Agricultural Code, relating to the California State Fair and Exposition.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1, line 8, of the printed bill, as amended in Senate March 26, 1960, strike out "; provided the", and insert " , subject to the following restrictions: (a) The".

Amendment No. 2

On page 1, between lines 10 and 11, insert

"(b) The California State Fair and Exposition shall not make any lease or license for the use of any real or personal property on the site at Stockton Boulevard and Broadway for a period in excess of five years nor shall more than 25 percent of the area of such site be leased."

Amendment No. 3

On page 1, line 11, before "No", insert "(c)".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

RECESS

At 5.30 p.m., on motion of Senator Burns, the Senate recessed until 8.30 p.m.

REASSEMBLED

At 8.30 p.m., the Senate reconvened.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

Call of the Senate

Senator Brown moved a call of the Senate.

Motion carried.

Time, 8.32 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

**PROCEEDINGS UNDER CALL OF THE SENATE
REPORTS OF STANDING COMMITTEES****Committee on Rules**

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 20

And reports the same correctly engrossed.

BURNS, Chairman

Request for Unanimous Consent

Senator Rodda asked for, and was granted, unanimous consent to take up Assembly Bill No. 17, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 17

Assembly Bill No. 17—An act to add Section 73.1 to the Agricultural Code, relating to the California State Fair and Exposition.

Bill read third time, and presented by Senator Rodda.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Gruusky, Holmdahl, Johnson, McAteer, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—37.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Senate Bill No. 20, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 20

Senate Bill No. 20—An act to amend Section 681 of the Harbors and Navigation Code, relating to small boat fees.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Byrne, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Slattery asked for, and was granted, unanimous consent to take up Assembly Bill No. 8, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 8

Assembly Bill No. 8—An act amend Sections 23153, 23184, 23221 and 25552 of the Revenue and Taxation Code, relating to the taxation of credit unions, to take effect immediately.

Bill read third time, and presented by Senator Slattery.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAtter, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Grunsky asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 26, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 26

Assembly Concurrent Resolution No. 26—Relative to making additional funds available to the Legislative Audit Committee.

Resolution read, and presented by Senator Grunsky.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—38.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received, and read:

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Conference concerning:

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance

with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately; Consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Senate be concurred in, and that the bill be further amended as follows:

(Item 4)

Amendment No. 1

On page 2, line 15, of the printed bill, as amended in the Senate on March 24, 1960, strike out "1,129,380", and insert "1,788,000".

(Item 8)

Amendment No. 2

On page 2, line 26, strike out "975,000", and insert "1,750,000".

(Item 10)

Amendment No. 3

On page 2, strike out lines 33 and 34.

(Item 28)

Amendment No. 4

On page 4, line 45, strike out "85,514", and insert "88,014".

Amendment No. 5

On page 4, line 47, strike out "58,358", and insert "60,858".

Amendment No. 6

On page 4, line 51, strike out "85,514", and insert "88,014".

(Item 31)

Amendment No. 7

On page 5, line 22, strike out "2,776,965", and insert "2,775,265".

Amendment No. 8

On page 5, line 27, strike out "527,016", and insert "525,316".

Amendment No. 9

On page 5, line 30, strike out "3,051,016", and insert "3,049,316".

Amendment No. 10

On page 5, line 34, strike out "2,776,965", and insert "2,775,265".

(Item 32)

Amendment No. 11

On page 5, line 37, strike out "432,353", and insert "431,853".

Amendment No. 12

On page 5, line 42, strike out "103,845", and insert "103,345".

Amendment No. 13

On page 5, line 45, strike out "441,248", and insert "440,748".

Amendment No. 14

On page 5, line 49, strike out "432,353", and insert "431,853".

(Item 34)

Amendment No. 15

On page 6, line 12, strike out "8,698,615", and insert "8,718,350".

Amendment No. 16

On page 6, line 15, strike out "6,809,503", and insert "6,825,799".

Amendment No. 17

On page 6, line 18, strike out "2,660,125", and insert "2,663,564".

Amendment No. 18

On page 6, line 21, strike out "9,469,628", and insert "9,489,363".

Amendment No. 19

On page 6, line 25, strike out "8,698,615", and insert "8,718,350".

(Item 39)
Amendment No. 20

On page 7, after line 33, insert
"provided, that a report of the Commission on Problems of Insanity in Criminal Cases be made to the Legislature within the first 30 days of the 1961 Session; provided further that a report of the Special Commission on Narcotics be made to the Legislature within the first 30 days of the 1961 Session; and further".

(Item 53)
Amendment No. 21

On page 10, line 47, strike out "311,646", and insert "298,474".

Amendment No. 22

On page 10, line 50, strike out "252,615", and insert "241,215".

Amendment No. 23

On page 11, line 4, strike out "59,031", and insert "57,259".

Amendment No. 24

On page 11, line 7, strike out "311,646", and insert "298,474".

(Item 55)
Amendment No. 25

On page 11, line 27, strike out "3,638,345", and insert "3,645,205".

Amendment No. 26

On page 11, line 30, strike out "2,672,157", and insert "2,678,517".

Amendment No. 27

On page 11, line 33, strike out "979,688", and insert "980,188".

Amendment No. 28

On page 11, line 36, strike out "3,651,845", and insert "3,658,705".

Amendment No. 29

On page 11, line 40, strike out "3,638,345", and insert "3,645,205".

(Item 73)
Amendment No. 30

On page 15, line 29, strike out "300,000", and insert "250,000".

(Item 78)
Amendment No. 31

On page 16, line 21, strike out "885,566", and insert "887,984".

Amendment No. 32

On page 16, line 24, strike out "669,246", and insert "661,890".

Amendment No. 33

On page 16, line 27, strike out "226,844", and insert "236,618".

Amendment No. 34

On page 16, line 30, strike out "896,090", and insert "898,508".

Amendment No. 35

On page 16, line 34, strike out "885,566", and insert "887,984".

(Item 79)
Amendment No. 36

On page 16, line 38, strike out "973,272", and insert "974,272".

Amendment No. 37

On page 16, line 45, strike out "320,981", and insert "321,981".

Amendment No. 38

On page 16, line 48, strike out "1,094,822", and insert "1,095,822".

Amendment No. 39

On page 16, line 52, strike out "973,272", and insert "974,272".

(Item 84)

Amendment No. 40

On page 18, line 8, strike out "6,525,706", and insert "6,615,460".

Amendment No. 41

On page 18, line 13, strike out "6,733,678", and insert "6,749,932".

Amendment No. 42

On page 18, line 16, strike out "1,144,178", and insert "1,217,678".

Amendment No. 43

On page 18, line 19, strike out "7,877,856", and insert "7,967,610".

Amendment No. 44

On page 18, line 23, strike out "6,525,706", and insert "6,615,460".

(Item 85)

Amendment No. 45

On page 18, line 26, strike out "895,396", and insert "896,396".

Amendment No. 46

On page 18, line 33, strike out "222,981", and insert "223,981".

Amendment No. 47

On page 18, line 36, strike out "988,676", and insert "989,676".

Amendment No. 48

On page 18, line 40, strike out "895,396", and insert "896,396".

(Item 86)

Amendment No. 49

On page 18, line 43, strike out "3,633,315", and insert "3,693,664".

Amendment No. 50

On page 18, line 48, strike out "3,729,298", and insert "3,743,647".

Amendment No. 51

On page 19, line 4, strike out "604,393", and insert "650,393".

Amendment No. 52

On page 19, line 7, strike out "4,333,691", and insert "4,394,040".

Amendment No. 53

On page 19, line 11, strike out "3,633,315", and insert "3,693,664".

(Item 90)

Amendment No. 54

On page 20, line 4, strike out "9,519,283", and insert "9,533,997".

Amendment No. 55

On page 20, line 9, strike out "9,507,954", and insert "9,517,365".

Amendment No. 56

On page 20, line 12, strike out "1,448,980", and insert "1,454,283".

Amendment No. 57

On page 20, line 15, strike out "10,956,934", and insert "10,971,648".

Amendment No. 58

On page 20, line 19, strike out "9,519,283", and insert "9,533,997".

(Item 118)

Amendment No. 59

On page 25, line 37, strike out "8,068,630", and insert "8,114,096".

Amendment No. 60

On page 25, line 40, strike out "10,149,290", and insert "10,177,040".

Amendment No. 61

On page 25, line 43, strike out "4,784,272", and insert "4,801,988".

Amendment No. 62

On page 25, line 46, strike out "14,933,562", and insert "14,979,028".

Amendment No. 63

On page 26, line 7, strike out "8,068,630", and insert "8,114,096".

(Item 121)**Amendment No. 64**

On page 26, line 31, strike out "2,215,954", and insert "2,219,724".

(Item 122)**Amendment No. 65**

On page 26, line 33, strike out "195,500", and insert "199,270".

(Item 130)**Amendment No. 66**

On page 28, line 35, strike out "10,519,366", and insert "10,620,251".

Amendment No. 67

On page 28, line 38, strike out "8,351,297", and insert "8,442,660".

Amendment No. 68

On page 28, line 41, strike out "2,339,616", and insert "2,349,138".

Amendment No. 69

On page 28, line 44, strike out "10,690,913", and insert "10,791,798".

Amendment No. 70

On page 28, line 48, strike out "10,519,366", and insert "10,620,251".

(Item 133)**Amendment No. 71**

On page 29, line 22, strike out "6,879,838", and insert "6,579,671".

Amendment No. 72

On page 29, line 25, strike out "5,931,248", and insert "5,698,976".

Amendment No. 73

On page 29, line 28, strike out "1,857,920", and insert "1,790,025".

Amendment No. 74

On page 29, line 31, strike out "7,789,168", and insert "7,489,001".

Amendment No. 75

On page 29, line 35, strike out "6,879,838", and insert "6,579,671".

(Item 136)**Amendment No. 76**

On page 30, line 6, strike out "4,193,438", and insert "4,305,748".

Amendment No. 77

On page 30, line 9, strike out "3,277,543", and insert "3,379,965".

Amendment No. 78

On page 30, line 12, strike out "1,151,421", and insert "1,161,309".

Amendment No. 79

On page 30, line 15, strike out "4,428,964", and insert "4,541,274".

Amendment No. 80

On page 30, line 23, strike out "4,193,438", and insert "4,305,748".

(Item 145)**Amendment No. 81**

On page 32, line 12, strike out "9,178,239", and insert "9,193,507".

Amendment No. 82

On page 32, line 15, strike out "7,321,375", and insert "7,336,393".

Amendment No. 83

On page 32, line 18, strike out "1,950,632", and insert "1,950,882".

Amendment No. 84

On page 32, line 21, strike out "9,272,007", and insert "9,287,275".

Amendment No. 85

On page 32, line 25, strike out "9,178,239", and insert "9,193,507".

(Item 146.5)**Amendment No. 86**

On page 32, after line 44, insert
"provided, that a report of security measures taken be reported to the Legislature
within the first 30 days of the 1961 Session."

(Item 147)**Amendment No. 87**

On page 32, line 50, strike out "11,840,772", and insert "11,869,490".

Amendment No. 88

On page 33, line 4, strike out "9,313,968", and insert "9,342,186".

Amendment No. 89

On page 33, line 7, strike out "2,711,960", and insert "2,712,460".

Amendment No. 90

On page 33, line 10, strike out "12,025,928", and insert "12,054,646".

Amendment No. 91

On page 33, line 14, strike out "11,840,772", and insert "11,869,490".

(Item 149)**Amendment No. 92**

On page 33, line 33, strike out "5,217,417", and insert "5,220,711".

Amendment No. 93

On page 33, line 36, strike out "4,145,472", and insert "4,148,766".

Amendment No. 94

On page 33, line 42, strike out "5,299,839", and insert "5,303,133".

Amendment No. 95

On page 33, line 46, strike out "5,217,417", and insert "5,220,711".

(Item 150)**Amendment No. 96**

On page 33, line 49, strike out "8,254,679", and insert "8,283,397".

Amendment No. 97

On page 34, line 4, strike out "6,319,561", and insert "6,347,779".

Amendment No. 98

On page 34, line 7, strike out "2,023,642", and insert "2,024,142".

Amendment No. 99

On page 34, line 10, strike out "8,343,203", and insert "8,371,921".

Amendment No. 100

On page 34, line 14, strike out "8,254,679", and insert "8,283,397".

(Item 151)**Amendment No. 101**

On page 34, line 17, strike out "5,934,102", and insert "5,947,552".

Amendment No. 102

On page 34, line 20, strike out "4,597,661", and insert "4,610,861".

Amendment No. 103

On page 34, line 23, strike out "1,392,541", and insert "1,392,791".

Amendment No. 104

On page 34, line 26, strike out "5,990,202", and insert "6,003,652".

Amendment No. 105

On page 34, line 30, strike out "5,934,102", and insert "5,947,552".

(Item 152)

Amendment No. 106

On page 34, line 33, strike out "10,848,450", and insert "10,863,718".

Amendment No. 107

On page 34, line 36, strike out "8,644,089", and insert "8,659,107".

Amendment No. 108

On page 34, line 39, strike out "2,315,366", and insert "2,315,616".

Amendment No. 109

On page 34, line 42, strike out "10,959,455", and insert "10,974,723".

Amendment No. 110

On page 34, line 46, strike out "10,848,450", and insert "10,863,718".

(Item 153)

Amendment No. 111

On page 34, line 49, strike out "10,076,754", and insert "10,105,472".

Amendment No. 112

On page 34, line 52, strike out "8,022,699", and insert "8,050,917".

Amendment No. 113

On page 35, line 4, strike out "2,144,363", and insert "2,144,863".

Amendment No. 114

On page 35, line 7, strike out "10,167,062", and insert "10,195,780".

Amendment No. 115

On page 35, line 11, strike out "10,076,754", and insert "10,105,472".

(Item 154)

Amendment No. 116

On page 35, line 14, strike out "8,754,349", and insert "8,783,067".

Amendment No. 117

On page 35, line 17, strike out "6,866,072", and insert "6,894,290".

Amendment No. 118

On page 35, line 20, strike out "1,951,042", and insert "1,951,542".

Amendment No. 119

On page 35, line 23, strike out "8,817,114", and insert "8,845,832".

Amendment No. 120

On page 35, line 27, strike out "8,754,349", and insert "8,783,067".

(Item 156)

Amendment No. 121

On page 35, line 46, strike out "7,771,591", and insert "7,799,645".

Amendment No. 122

On page 35, line 49, strike out "6,260,440", and insert "6,288,244".

Amendment No. 123

On page 36, line 4, strike out "1,605,215", and insert "1,605,465".

Amendment No. 124

On page 36, line 7, strike out "7,865,655", and insert "7,893,709".

Amendment No. 125

On page 36, line 11, strike out "7,771,591", and insert "7,799,645".

(Item 157)

Amendment No. 126

On page 36, line 14, strike out "6,210,262", and insert "6,213,556".

Amendment No. 127

On page 36, line 17, strike out "4,960,038", and insert "4,963,332".

Amendment No. 128

On page 36, line 23, strike out "6,264,955", and insert "6,268,249".

Amendment No. 129

On page 36, line 27, strike out "6,210,262", and insert "6,213,556".

(Item 158)**Amendment No. 130**

On page 36, line 30, strike out "9,248,113", and insert "9,289,667".

Amendment No. 131

On page 36, line 33, strike out "7,453,211", and insert "7,494,515".

Amendment No. 132

On page 36, line 36, strike out "1,889,996", and insert "1,890,246".

Amendment No. 133

On page 36, line 39, strike out "9,343,207", and insert "9,384,761".

Amendment No. 134

On page 36, line 43, strike out "9,248,113", and insert "9,289,667".

(Item 159)**Amendment No. 135**

On page 36, line 49, strike out "2,710,988", and insert "2,668,080".

Amendment No. 136

On page 36, line 52, strike out "1,977,086", and insert "1,946,023".

Amendment No. 137

On page 37, line 4, strike out "1,143,824", and insert "1,131,979".

Amendment No. 138

On page 37, line 7, strike out "3,120,910", and insert "3,078,002".

Amendment No. 139

On page 37, line 11, strike out "2,710,988", and insert "2,668,080".

(Item 160)**Amendment No. 140**

On page 37, line 27, strike out "25,164,812", and insert "23,755,170".

Amendment No. 141

On page 37, line 30, strike out "23,887,344", and insert "22,482,746".

Amendment No. 142

On page 37, line 33, strike out "6,315,870", and insert "6,212,896".

Amendment No. 143

On page 37, line 36, strike out "30,203,214", and insert "28,695,642".

Amendment No. 144

On page 37, line 43, strike out "4,003,650", and insert "3,905,720".

Amendment No. 145

On page 37, line 48, strike out "25,164,812", and insert "23,755,170".

(Item 161)**Amendment No. 146**

On page 37, line 52, strike out "4,003,650", and insert "3,905,720".

(Item 164)

Amendment No. 147

On page 38, line 33, strike out "9,667,158", and insert "9,632,417".

Amendment No. 148

On page 38, line 36, strike out "5,666,607", and insert "5,644,310".

Amendment No. 149

On page 38, line 39, strike out "4,479,018", and insert "4,466,574".

Amendment No. 150

On page 38, line 42, strike out "10,145,625", and insert "10,110,884".

Amendment No. 151

On page 38, line 46, strike out "9,667,158", and insert "9,632,417".

(Item 170)

Amendment No. 152

On page 40, line 5, strike out "395,409", and insert "416,644".

Amendment No. 153

On page 40, line 8, strike out "546,360", and insert "563,964".

Amendment No. 154

On page 40, line 11, strike out "105,953", and insert "109,584".

Amendment No. 155

On page 40, line 14, strike out "652,313", and insert "673,543".

Amendment No. 156

On page 40, line 18, strike out "395,409", and insert "416,644".

(Item 172)

Amendment No. 157

On page 40, line 32, strike out "8,503,025", and insert "8,480,754".

Amendment No. 158

On page 40, line 35, strike out "5,633,863", and insert "5,621,424".

Amendment No. 159

On page 40, line 38, strike out "3,128,146", and insert "3,118,314".

Amendment No. 160

On page 40, line 41, strike out "8,762,009", and insert "8,739,788".

Amendment No. 161

On page 40, line 45, strike out "8,503,025", and insert "8,480,754".

(Item 183)

Amendment No. 162

On page 43, line 31, strike out "28,000", and insert "69,696".

(Item 195)

Amendment No. 163

On page 45, line 52, strike out "7,712,404", and insert "7,722,790".

Amendment No. 164

On page 46, line 4, strike out "6,834,339", and insert "6,841,695".

Amendment No. 165

On page 46, line 7, strike out "2,552,703", and insert "2,555,733".

Amendment No. 166

On page 46, line 10, strike out "9,387,042", and insert "9,397,428".

Amendment No. 167

On page 46, line 19, strike out "7,712,404", and insert "7,722,790".

(Item 198.5)
Amendment No. 168

On page 46, after line 47, insert

"198.5—For expenditure by the Division of Architecture, Department of Public Works, payable from the Division of Architecture Revolving Fund, for the purposes specified in Section 14030 of the Government Code, in accordance with the following schedule-----

9,597,054

Schedule:

(a) Salaries and Wages-----	8,364,858
(b) Operating Expenses and Equipment-----	1,232,196

Total of Schedule-----	9,597,054
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provided, that any balances in the Division of Architecture Revolving Fund continue to be appropriated by and subject to Section 14030 of the Government Code, and are available for construction and for augmentation of this appropriation."

(Item 203)
Amendment No. 169

On page 48, line 5, strike out "60,338", and insert "59,438".

Amendment No. 170

On page 48, line 10, strike out "14,796", and insert "13,896".

Amendment No. 171

On page 48, line 13, strike out "70,354", and insert "69,454".

Amendment No. 172

On page 48, line 19, strike out "60,338", and insert "59,438".

(Item 206)
Amendment No. 173

On page 48, line 43, strike out "2,249,771", and insert "2,203,113".

Amendment No. 174

On page 48, line 46, strike out "2,334,025", and insert "2,294,539".

Amendment No. 175

On page 48, line 49, strike out "443,596", and insert "436,424".

Amendment No. 176

On page 48, line 52, strike out "2,777,621", and insert "2,730,963".

Amendment No. 177

On page 49, line 5, strike out "2,249,771", and insert "2,203,113".

(Item 209)
Amendment No. 178

On page 49, line 39, strike out "855,564", and insert "802,681".

Amendment No. 179

On page 49, line 42, strike out "657,010", and insert "612,358".

Amendment No. 180

On page 49, line 45, strike out "199,054", and insert "190,823".

Amendment No. 181

On page 49, line 48, strike out "856,064", and insert "803,181".

Amendment No. 182

On page 50, line 5, strike out "855,564", and insert "802,681".

(Item 223)
Amendment No. 183

On page 52, line 37, strike out "311,109", and insert "304,746".

Amendment No. 184

On page 52, line 40, strike out "175,188", and insert "170,464".

Amendment No. 185

On page 52, line 43, strike out "135,921", and insert "134,282".

Amendment No. 186

On page 52, line 46, strike out "311,109", and insert "304,746".

(Item 243)**Amendment No. 187**

On page 56, line 44, strike out "3,445,119", and insert "3,417,141".

Amendment No. 188

On page 56, line 47, strike out "4,999,643", and insert "4,971,665".

Amendment No. 189

On page 56, line 52, strike out "6,257,003", and insert "6,229,025".

Amendment No. 190

On page 57, line 10, strike out "3,445,119", and insert "3,417,141".

(Item 245)**Amendment No. 191**

On page 57, line 24, strike out "3,436,573", and insert "3,499,893".

Amendment No. 192

On page 57, line 27, strike out "3,996,270", and insert "4,067,694".

Amendment No. 193

On page 57, line 30, strike out "1,631,759", and insert "1,641,591".

Amendment No. 194

On page 57, line 33, strike out "5,628,029", and insert "5,709,285".

Amendment No. 195

On page 57, line 39, strike out "2,055,856", and insert "2,073,792".

Amendment No. 196

On page 57, line 42, strike out "3,436,573", and insert "3,499,893".

(Item 247)**Amendment No. 197**

On page 58, line 6, strike out "364,926", and insert "583,126".

Amendment No. 198

On page 58, line 9, strike out "370,381", and insert "536,971".

Amendment No. 199

On page 58, line 12, strike out "103,535", and insert "155,145".

Amendment No. 200

On page 58, line 15, strike out "473,916", and insert "692,116".

Amendment No. 201

On page 58, line 23, strike out "364,926", and insert "583,126".

(Item 247.5)**Amendment No. 202**

On page 58, strike out all of lines 24 through 29, inclusive.

(Item 252.5)**Amendment No. 203**

On page 59, line 34, strike out "15,787,360", and insert "15,869,960".

Amendment No. 204

On page 59, line 37, strike out "13,296,533", and insert "13,365,736".

Amendment No. 205

On page 59, line 40, strike out "6,510,801", and insert "6,524,198".

Amendment No. 206

On page 59, line 43, strike out "19,807,334", and insert "19,889,934".

Amendment No. 207

On page 59, line 49, strike out "15,787,360", and insert "15,869,960".

(Item 253)

Amendment No. 208

On page 60, line 6, strike out "5,443,222", and insert "5,525,822".

(Item 254)

Amendment No. 209

On page 60, line 25, strike out "1,198,685", and insert "1,228,685".

Amendment No. 210

On page 60, line 45, insert

"(m) Leveling in subsidence areas ----- 30,000".

Amendment No. 211

On page 60, line 48, strike out "1,198,685", and insert "1,228,685".

(Item 254.1)

Amendment No. 212

On page 61, after line 6, insert:

"254.1—For ground water investigation studies in Coachella Valley, comprising the alluvial fill area of the Whitewater River watershed extending from the drainage divide in the San Gorgonio Pass on the north to Riverside county line on the south, and bounded on the northeast by the San Bernardino Mountains, Little San Bernardino Mountains, Mecca Hill, and Orocopio Mountains, and on the southwest by the San Jacinto Mountains and Santa Rosa Mountains, Department of Water Resources, payable from the California Water Fund -----

50,000

provided, that the moneys hereby appropriated may be expended from time to time, but no expenditure shall be made unless and until moneys equal to or in excess of the amount then proposed to be expended for such work shall be made available (by a political subdivision, public district, municipality, county or public agency, including agencies of local government but excluding agencies which are a part of the executive department of the state government) for expenditure by the department for such work, to the end that any sums expended from this appropriation from time to time shall be matched by like or greater amounts from public sources other than the State Treasury or funds of any agency which is a part of the executive department of the state government.

The appropriation made by this item shall remain available for expenditure until June 30, 1962."

(Item 268)

Amendment No. 213

On page 65, line 23, strike out "118,661", and insert "118,869".

Amendment No. 214

On page 65, line 26, strike out "68,995", and insert "68,155".

Amendment No. 215

On page 65, line 34, strike out "35,941", and insert "36,989".

Amendment No. 216

On page 66, line 8, strike out "118,661", and insert "118,869".

(Item 270)

Amendment No. 217

On page 66, line 25, strike out "159,000", and insert "546,500".

Amendment No. 218

On page 66, line 28, strike out the period, and insert

"provided, however, that \$387,500 of this amount shall not be transferred unless the Director of Finance determines that a sufficient number of textbooks are to be produced in the State Printing Plant to require additional equipment."

(Item 275)

Amendment No. 219

On page 67, line 24, strike out " , effective April 1, 1960,".

Amendment No. 220

On page 67, line 31, strike out "and", and insert "or".

Amendment No. 221

On page 67, line 31, strike out "years", and insert "year".

Amendment No. 222

On page 67, strike out lines 37 and 38, and insert "such officers as of June 30, 1960,".

Amendment No. 223

On page 67, line 39, strike out "and".

Amendment No. 224

On page 67, line 40, strike out "22,422,082", and insert "20,991,471".

Amendment No. 225

On page 68, line 12, strike out "1959-60 or the".

Amendment No. 226

On page 68, line 12, strike out "years", and insert "year".

(Item 276)

Amendment No. 227

On page 69, line 2, after "will", strike out the comma.

Amendment No. 228

On page 69, line 3, strike out "effective April 1, 1960,".

Amendment No. 229

On page 69, line 6, strike out "1959-60".

Amendment No. 230

On page 69, strike out line 7, insert "1960-61 fiscal year by the regents".

Amendment No. 231

On page 69, line 8, strike out "8,038,314", and insert "8,343,197".

(Item 346)

Amendment No. 232

On page 93, line 42, strike out "250,000", and insert "609,520".

Amendment No. 233

On page 93, after line 46, insert

"(b) City of Alameda Beach ----- 359,520".

Amendment No. 234

On page 93, line 49, strike out "250,000", and insert "609,520".

(Item 346.1)

Amendment No. 235

On page 93, strike out lines 50 to 52, inclusive; and on page 94, strike out lines 2 to 8, inclusive.

(Item 347)

Amendment No. 236

On page 94, line 18, after "opment", insert "including staging area".

(Item 349)

Amendment No. 237

On page 94, line 40, strike out "3,823,848", and insert "3,845,578".

Amendment No. 238

On page 95, line 36, strike out "590,076", and insert "611,806".

Amendment No. 239

On page 95, line 39, strike out "3,823,848", and insert "3,845,578".

(Item 351.5)

Amendment No. 240

On page 96, after line 11, insert

"351.5—For installation of lighting facilities in the North Figueroa Tunnel on State Highway Route 165, Division of Highways, Department of Public Works, payable from the State Highway Fund provided, that the appropriation made by this item shall be payable only from money in the State Highway Fund available for expenditure for construction of state highways in County Group No. 2 as designated in Section 187 of the Streets and Highways Code." 90,000

(Item 361)
Amendment No. 241

On page 99, strike out lines 49 to 52, inclusive; and on page 100, strike out lines 2 to 16, inclusive, and insert

"provided that none of this appropriation shall be available to finance contracts in respect to the new textbook adoptions set forth on page 956 of the Governor's Budget for the 1960-61 fiscal year in which the unit price for any textbook or the total price for any series of textbooks submitted on a finished book basis exceeds by more than 10 percent, respectively, the average of the three highest unit prices for a competitive textbook or the average of the three highest total prices for a competitive series of textbooks submitted on the basis of leasing plates to the State."

(Sec. 5)
Amendment No. 242

On page 112, line 3, strike out "\$5,046,360", and insert "\$5,405,880".

JAMES J. McBRIDE

PAUL L. BYRNE

GEORGE MILLER, JR.

Senate Committee on Conference

JESSE M. UNRUH

GLENN E. COOLIDGE

THOMAS M. REES

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Christensen, Cobey, Collier, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McBride, McCarthy, Miller, O'Sullivan, Rattigan, Regan, Richards, Rodda, Slattery, Teale, and Thompson—28.

NOES—Senators Berry, Cameron, Coombs, Dilworth, Montgomery, Murdy, Short, Stiern, and Williams—9.

REQUEST FOR UNANIMOUS CONSENT

Senator McBride asked for, and was granted, unanimous consent to have the following statement by the Conference Committee printed in the Journal.

**CONFERENCE COMMITTEE STATEMENT CONCERNING
TEXTBOOK ITEM**

(Item 361)

Your Committee on Conference has recommended the inclusion in Item 361 of restrictive language designed to insure that textbooks purchased by the State shall be available at reasonable and competitive prices. It is not intended to interfere with the State Board of Education's discretion to adopt and select textbooks.

The language contained in Item 361 will permit the State Board to contract for the purchase of finished textbooks or the printing and binding of books using leased plates so long as the contract price for finished textbooks does not exceed by more than 10 percent the cost of the highest priced competitive textbooks submitted on the basis of leasing plates to the State.

The Legislature has not been furnished comparative cost data which would show an adequate basis for the substantial difference in price between the amount budgeted for state textbooks under policies followed heretofore and the amount needed for the purchase of finished textbooks. This makes necessary the imposition of a reasonable ceiling on prices to conserve the financial interests of the State and to prevent improvidence, and the language of Item 361 is designed to serve that purpose.

JESSE M. UNRUH

GLENN E. COOLIDGE

THOMAS M. REES

JAMES J. McBRIDE

GEORGE MILLER, JR.

PAUL L. BYRNE

REQUEST FOR UNANIMOUS CONSENT

Senator McBride asked for, and was granted, unanimous consent to have the following Report of the Committee on Conference Concerning Assembly Bill No. 1 printed in the Journal.

March 26, 1960

REPORT ON COMMITTEE ON CONFERENCE

Assembly Bill No. 1 as Amended in Senate March 24, 1960

The Committee on Conference on Assembly Bill No. 1, as amended in the Senate March 24, 1960, recommends changes which reflect the following budget totals:

Budget as amended by Senate March 24, 1960:

<i>General Fund</i>	<i>Special funds</i>	<i>Total</i>
\$1,697,386,815	\$785,124,566	\$2,482,511,381

Budget as recommended by Committee on Conference:

<i>General Fund</i>	<i>Special funds</i>	<i>Total</i>
\$1,696,799,476	\$784,303,337	\$2,481,102,813

The amendments to Assembly Bill No. 1, as amended in Senate March 24, 1960, recommended by the Committee on Conference affect the following items:

<i>Item No.</i>	<i>Agency</i>	<i>Amount proposed by Committee on Conference</i>	<i>Change from Assembly Bill No. 1 as amended in Senate March 24, 1960</i>
3	Senate Contingent Fund -----	\$1,788,000	Add \$658,620
8	Assembly Contingent Fund -----	1,750,000	Add \$775,000
10	Capitol Committee_	--	Delete item
28	Lieutenant Governor -----	88,014	Add \$2,500 temporary help
31	Personnel Board --	2,775,265	Reduce recruitment advertising \$1,700
32	Secretary of State_	431,853	Reduce equipment \$500
34	Department of Agriculture ----	8,718,350	Add \$19,735 for Chief Administrative Division and clerk
39	Department of Corrections ----	Language	Report required
53	Adult Authority---	298,474	Delete 1 board representative, —\$13,172
55	Youth Authority— Departmental Administration ----	3,645,205	Add assistant budget analyst, +\$6,860

<i>Item No.</i>	<i>Agency</i>	<i>Amount proposed by Committee on Conference</i>	<i>Change from Assembly Bill No. 1 as amended in Senate March 24, 1960</i>
73	Education, Title III National Defense Education Act --	250,000	Reduce \$50,000 operating expense
78	Division of Libraries	887,984	Add books and clerk +\$15,- 683, delete 1 field consultant and 1 clerk —\$13,265
79	Alameda State College -----	974,272	Add \$1,000 for special lec- ture services
84	Los Angeles State College -----	6,615,460	Add \$89,754 for educational television
85	Orange County State College-----	896,396	Add \$1,000 for special lec- ture services
86	Sacramento State College -----	3,693,664	Add \$60,349 for educational television
90	San Jose State College -----	9,533,997	Add \$14,714 for educational television
118	Department of Finance -----	8,078,096	Add 2 planners plus \$30,000 for Metropolitan Area Com- mission
121	California State Fair and Ex- position -----	2,219,724	Assembly version, reduce advertising \$15,000, add op- erating expense \$11,230
122	California State Fair and Ex- position -----	199,270	Add \$3,770 to adjust for change in Item 121
130	Department of In- dustrial Relations	\$10,620,251	Adopt Assembly version plus \$12,000 for board per diem less 1 education director \$9,506 and reclassification of 1 education director to con- sultant, —\$1,945
133	Department of Justice -----	6,579,671	Delete 17 lawyers and 11 clerks, —\$300,167

<i>Item No.</i>	<i>Agency</i>	<i>Amount proposed by Committee on Conference</i>	<i>Change from Assembly Bill No. 1 as amended in Senate March 24, 1960</i>
136-			
158	Mental Hygiene ---	111,766,924	Adds \$347,364 for: 5 psychiatrists added (convalescent leave as pilot program); 48 (of 60) training positions added; 6 clinical laboratory technicians added; 15 laundrymen added; 1 supervising psychiatric social worker added; 6 senior psychiatric social worker added; 3 intermediate stenographer-clerks added; all Langley Porter cuts restored
159	Military Department -	2,668,080	Reduce \$42,908 to supply only uniforms, guns, supplies, and rifle match for Cadet Corps
160	Department of Motor Vehicles -	23,755,170	Assembly version as budgeted
161	Department of Motor Vehicles --	3,905,720	Reflects change Item 160
164	Department of Fish and Game--	9,632,417	Reduce Lake Tahoe Fish Study as agreed in Assembly, —\$34,741
170	Natural Resources Administrative Services -----	\$416,644	Add deputy, Assistant Director (planning) and administrative assistant, +\$21,235
172	Division of Beaches and Parks -----	8,480,754	Delete 1 carpenter, 1 state park ranger II and seasonal aid and 2 state park ranger I, —\$22,271
183	Forest and Fire Research -----	69,696	Restores \$41,696 deleted by Senate
195	Department of Public Health ---	7,722,790	Add \$10,386 for 1 food and drug inspector (Kosher)

<i>Item No.</i>	<i>Agency</i>	<i>Amount proposed by Committee on Conference</i>	<i>Change from Assembly Bill No. 1 as amended in Senate March 24, 1960</i>
198.5	Division of Architecture ----	9,597,054	Add item to limit expenditures from Architectural Revolving Fund
203	California Districts Securities Commission -----	59,438	Reduce in-state travel, \$900
206	Division of Corporations ----	2,203,113	Delete 7 positions and related expenses, —\$46,658
209	Division of Savings and Loan	802,681	Delete 9 positions as recommended by Assembly, —\$52,883
223	Board of Cosmetology ----	304,746	Delete 1 inspector, —\$6,363
243	Public Utilities Commission ----	\$3,417,141	Delete 4 positions for meter testing and gas studies, —\$27,978
245	Social Welfare ----	3,499,893	Take Assembly version—as budgeted
247	Department of Veterans Affairs	583,126	Restores amount requested for Claims and Rights Service
247.5	Department of Veterans Affairs	--	Deletes \$550,000 added for Claims and Rights Contract Services
252.5	Water Resources --	(15,862,440)	Reflects changes in 253, 255, and 256
253	Water Resources --	5,525,822	Restores 1 position and trial distribution
254	Water Resources --	1,228,685	Adds \$30,000 for subsidence
254.1	Water Resources— Coachella Valley	50,000	Adds ground water study
268	Claims Bill -----	118,869	Add \$1,048 for Taller and Cooper claim. Deletes \$841 for Robinson claim
270	State Printing Fund -----	546,500	Add \$387,500 for equipment provided needed for textbook printing.

<i>Item No.</i>	<i>Agency</i>	<i>Amount proposed by Committee on Conference</i>	<i>Change from Assembly Bill No. 1 as amended in Senate March 24, 1960</i>
275	Salary Increase Fund -----	20,991,471	Provides 6 percent increase for all employees except faculty of colleges and U. C. which get 7½ percent, effective July 1, plus budgeted special adjustment fund
276	Salary Increase Fund -----	8,343,197	See above
346	Beaches and Parks	609,520	Adds City of Alameda Beach acquisition
346.1	Beaches and Parks— Big Basin -----	--	Deletes Big Basin State Park
347	Beaches and parks Add language		Adopt language in Assembly version
349	Forestry -----	3,845,578	Add staff residence at Cathay
351.5	Division of High- ways -----	90,000	Add item for lighting North Figueroa Tunnel
361	Free Textbooks --	12,362,065	Amends restrictive language. Statement of intent attached
Sec. 5	Transfer from General Fund to State Beach and Park Fund -----	5,405,880	Adjust transfer item

CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)

By Senators Miller, and Holmdahl:

Senate Resolution No. 39

Relative to commending Pacifica Foundation

WHEREAS, Pacifica Foundation has served the public of Northern California for more than 10 years through noncommercial, educational radio station KPFA; and

WHEREAS, Pacifica Foundation seven months ago extended public service broadcasting to Southern California with the establishment of radio station KPFA in Los Angeles, and

WHEREAS, The Pacifica Foundation nonprofit radio stations broadcast programs which enlarge the cultural experience of the listener and widen his capacity to meet the problems, the challenges, and responsibilities of modern living; and

WHEREAS, Pacifica Foundation Radio continues to live up to its Peabody Award citation received in 1957 for "...its courageous venture into the lightly-trafficked field of thoughtful broadcasting and for its demonstration that mature entertainment plus ideas constitute public service at its best."; and

WHEREAS, Hundreds of thousands of Californians find enjoyment, information and continuing education in this kind of broadcasting; now, therefore, be it

Resolved by the Senate of the State of California, That the Members hereby commend Pacifica Foundation for making possible this free and vital force in the intellectual life of California, and for upholding the highest American tradition of Freedom; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a copy of this resolution to Pacifica Foundation.

Resolution read, and unanimously adopted on motion of Senator Miller.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day refused passage to:

Senate Bill No. 12

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted the report of the Committee on Conference concerning:

Assembly Bill No. 1—An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately;

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 20

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 8
Assembly Bill No. 17

Assembly Concurrent Resolution No. 31
Assembly Concurrent Resolution No. 26

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

MOTION TO APPROVE JOURNALS

Senator Brown moved that the Journals for Monday, March 21, 1960; Tuesday, March 22, 1960; Wednesday, March 23, 1960; Thursday, March 24, 1960; Friday, March 25, 1960; and the minutes for this legislative day, Saturday, March 26, 1960, be approved as corrected by the Journal Clerk and the Minute Clerk.

Motion carried.

RESOLUTIONS

The following resolutions were offered:

By Senator McAteer:

Senate Resolution No. 50

Relative to notifying the Assembly that the Senate is ready to adjourn sine die

Resolved by the Senate of the State of California, That the President appoint a Special Committee of three members to notify the Assembly that the Senate has concluded the business of State and is now ready to adjourn this 1960 Regular Budget Session sine die.

Resolution read, and adopted on motion of Senator McAteer.

Appointment of Special Committee

The President announced, in accordance with the provisions of Senate Resolution No. 50, the appointment of Senators McAteer, Grunsky, and Dilworth, as a Special Committee to notify the Assembly.

By Senator Richards:

Senate Resolution No. 51

Relative to notifying the Governor that the Senate is ready to adjourn sine die
Resolved by the Senate of the State of California, That the President appoint a Special Committee of three members to wait upon His Excellency, Edmund G. Brown, Governor of the State of California, and inform him that the Senate is now ready to adjourn this 1960 Regular Budget Session sine die, and ask him if he has any further communication to make.

Resolution read, and adopted on motion of Senator Richards.

Appointment of Special Committee

The President announced, in accordance with the provisions of Senate Resolution No. 51, the appointment of Senators Richards, Montgomery, and Coombs, as a Special Committee to wait upon the Governor.

MESSAGES FROM THE ASSEMBLY

At 10.30 p.m., Messrs. Hanna, MacBride, and Coolidge, appeared at the bar of the Senate and announced that the Assembly had completed its work, and was ready to adjourn sine die.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 10.30 p.m., on motion of Senator Farr, further proceedings under the call of the Senate were dispensed with.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Richards, Montgomery, and Coombs, the Special Committee appointed to wait upon the Governor and inform him the Senate is ready to adjourn sine die, reported they had performed their duty.

Senators McAteer, Grunsky, and Dilworth, the Special Committee appointed to notify the Assembly the Senate is ready to adjourn sine die, reported they had performed their duty.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day returns without further action:

Senate Concurrent Resolution No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Died in Assembly Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Finance**

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 1

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

MCBRIDE, Chairman

Committee on Transportation

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:
Assembly Concurrent Resolution No. 19

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

COLLIER, Chairman

Above reported resolution ordered transmitted to the Assembly.

Committee on Revenue and Taxation

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which were referred:

Senate Bill No. 4
Senate Bill No. 6
Senate Bill No. 7
Senate Bill No. 8
Senate Bill No. 16
Senate Bill No. 17

Assembly Bill No. 2
Assembly Bill No. 9
Assembly Bill No. 13
Assembly Bill No. 21
Assembly Concurrent Resolution No. 32

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

DILWORTH, Chairman

Above reported Assembly bills ordered transmitted to the Assembly.

Above reported Assembly resolution ordered transmitted to the Assembly.

Committee on Business and Professions

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Business and Professions, to which were referred:

Senate Bill No. 9
Senate Bill No. 11

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

JOHNSON, Chairman

Dropped at the request of the Department of Vocational Standards.

Committee on Rules

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 5
Senate Resolution No. 18
Senate Resolution No. 31

Assembly Concurrent Resolution No. 11
Assembly Joint Resolution No. 12

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

BURNS, Chairman

Above reported Assembly resolutions ordered transmitted to the Assembly.

Committee on Public Health and Safety

SENATE CHAMBER, SACRAMENTO, March 26, 1960

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Senate Joint Resolution No. 3

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

THOMPSON, Chairman

MOTION TO ADJOURN

Senator McCarthy moved that, in accordance with Article IV, Section 2 of the Constitution, the 1960 Regular Budget Session of the Senate of the State of California adjourn sine die.

Motion carried.

FINAL ADJOURNMENT

Whereupon at 12 o'clock midnight, the President pro Tempore of the Senate, Hugh M. Burns, declared the 1960 Regular Budget Session of the Senate of the State of California adjourned sine die.

JOHN F. LEA, Minute Clerk

ENROLLED BILLS AFTER ADJOURNMENT

The bills that are enrolled and presented to the Governor after this date, March 26, 1960, will appear in the supplement to the Journal, showing the time and date they were presented to the Governor in accordance with the Opinion of the Attorney General appearing on page 3635 of the Senate Journal of June 20, 1951.

CALIFORNIA LEGISLATURE
1960 REGULAR BUDGET SESSION

SUPPLEMENT TO
SENATE DAILY JOURNAL

Saturday, March 26, 1960

THE BILLS PRESENTED TO THE GOVERNOR
AFTER MARCH 26, 1960

GLENN M. ANDERSON
President

HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary

JOHN F. LEA
Minute Clerk



REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 11—Relative to commemorating the Centennial of the Pony Riders of the Overland Pony Express of 1860 and 1861;
And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 28th day of March, 1960, at 10 a.m.

BURNS, Chairman

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 3—Relative to small craft harbor loans;
Senate Joint Resolution No. 1—Relating to an animal quarantine station for the Pacific area;
And reports that the same have been correctly enrolled, and presented to the Secretary of State on the 28th day of March, 1960, at 11 a.m.

BURNS, Chairman

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 5—An act to amend Section 30102 of the Revenue and Taxation Code, relating to the cigarette tax, to take effect immediately;

Senate Bill No. 10—An act to amend an initiative act entitled "An act prescribing the terms upon which licenses may be issued to practitioners of chiropractic, creating the State Board of Chiropractic Examiners and declaring its powers and duties, prescribing penalties for violation hereof, and repealing all acts and parts of acts inconsistent herewith," approved by electors November 7, 1922, by amending Sections 5, 9, 10, and 12 thereof, relating to fees payable by applicants and licensees;

Senate Bill No. 13—An act to amend Sections 8590, 8610, and 8674 of, add Section 8613 to, and repeal Section 8634 of, the Business and Professions Code, relating to the practice of structural pest control;

Senate Bill No. 14—An act to amend Sections 6750, 6756, 6763, 6799, 8740, 8803, 8804.5, and 8805 of, and add Sections 6763.5 and 8748.5 to, the Business and Professions Code, relating to professional engineers and land surveyors;

Senate Bill No. 15—An act to amend Sections 1 and 2 of Chapter 7 of the Statutes of 1956, to provide revenue by authorizing the transfer of certain state property;

Senate Bill No. 18—An act authorizing the Director of Finance to dispose of property belonging to the State;

Senate Bill No. 19—An act to amend Sections 23153, 23184, 23221 and 25552 of the Revenue and Taxation Code, relating to taxation of credit unions, to take effect immediately;

Senate Bill No. 20—An act to amend Section 681 of the Harbors and Navigation Code, relating to small boat fees;

And reports that the same have been correctly enrolled, and presented to the Governor on the 29th day of March, 1960, at 4.30 p.m.

BURNS, Chairman

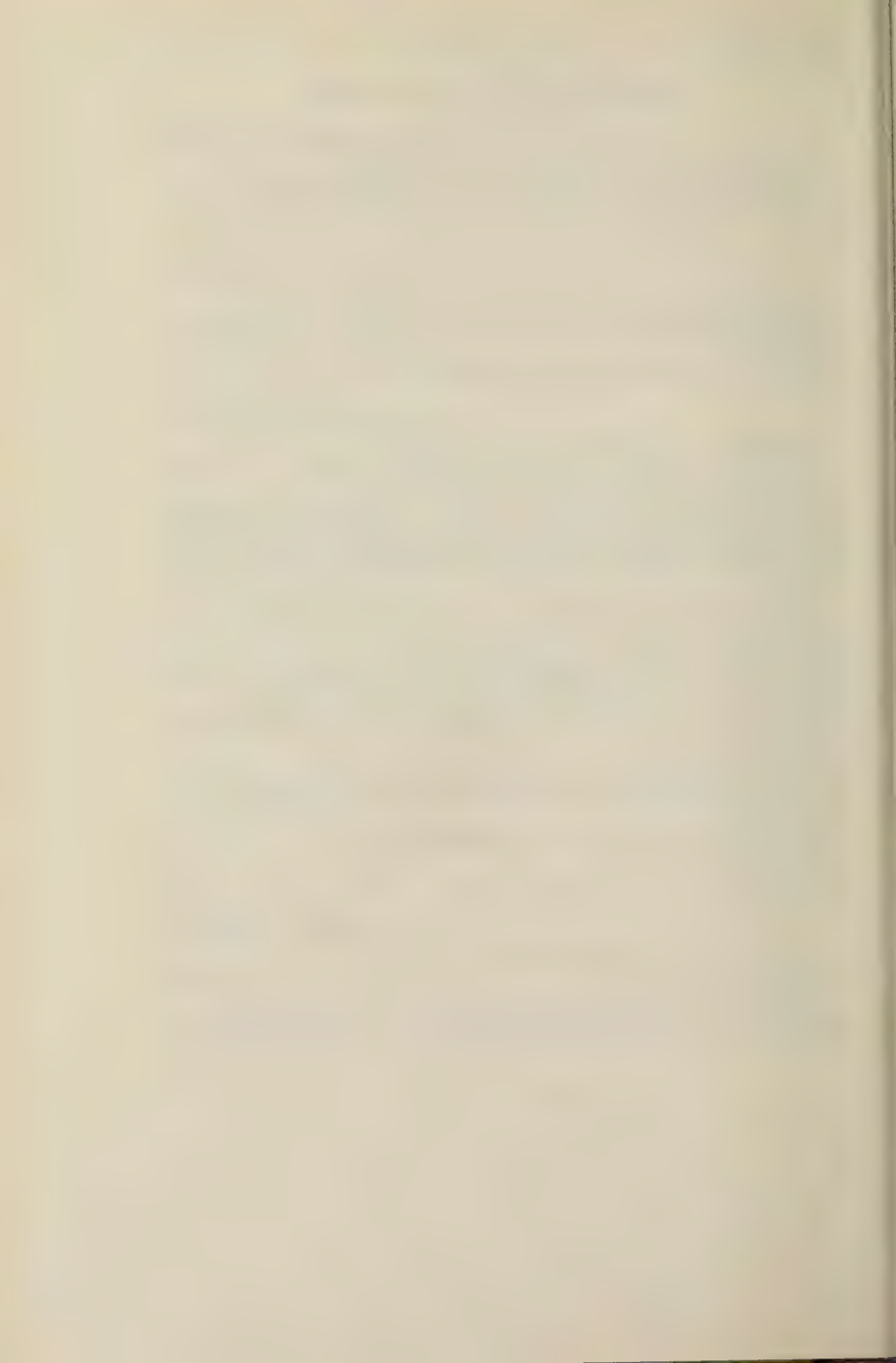
SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Rules has examined:

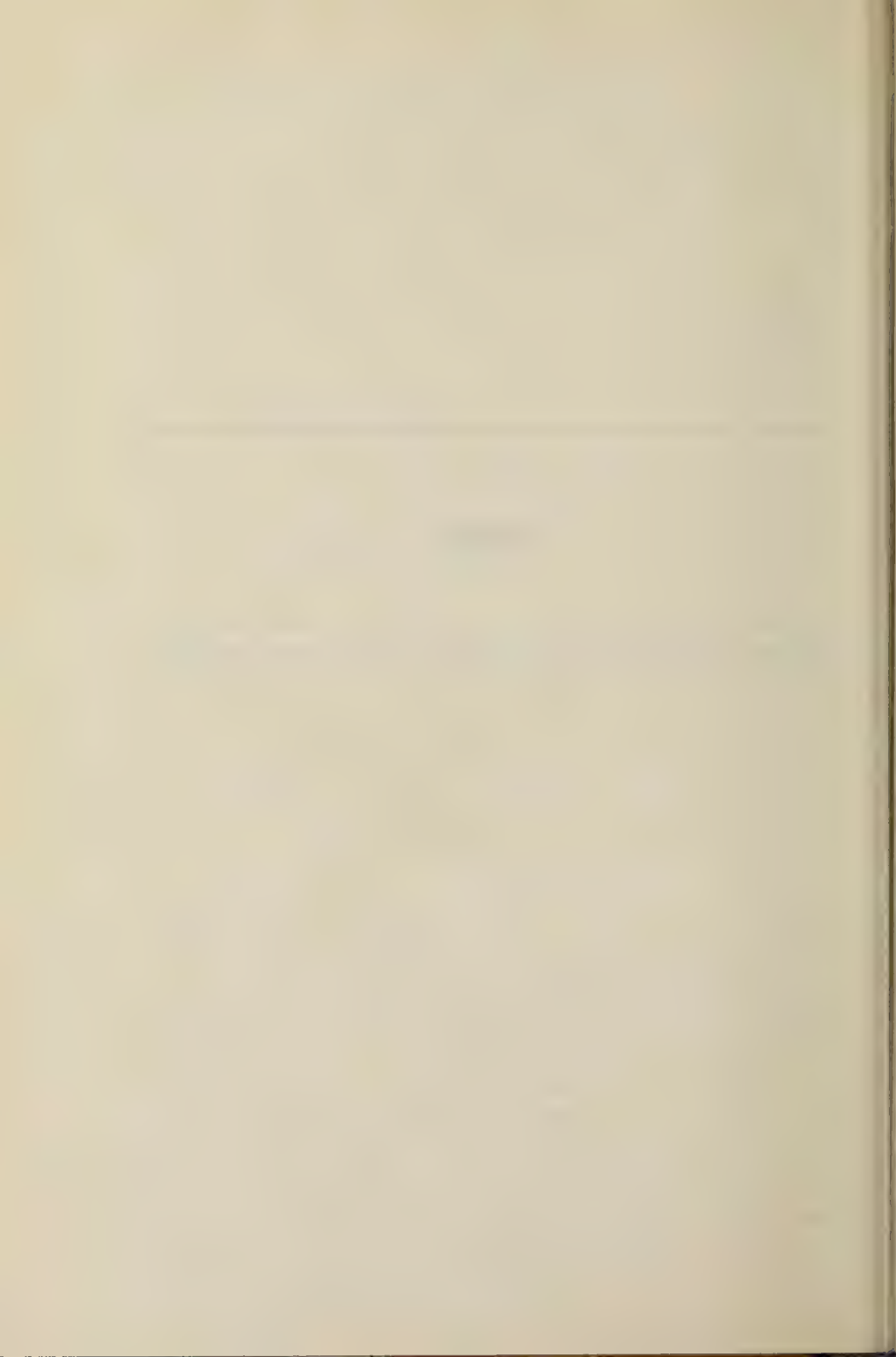
Senate Concurrent Resolution No. 12—Relative to the Fairs Allocation and Classification Committee;

Senate Concurrent Resolution No. 14—Relative to Agua Mansa State Park;
And reports that the same have been correctly enrolled, and presented to the Secretary of State on the 29th day of March, 1960, at 2 p.m.

BURNS, Chairman



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Journal of the Senate

Legislature of the State of California

1960 First Extraordinary Session

Convened February 1, and Adjourned April 7, 1960



HON. GLENN. M. ANDERSON
President of the Senate

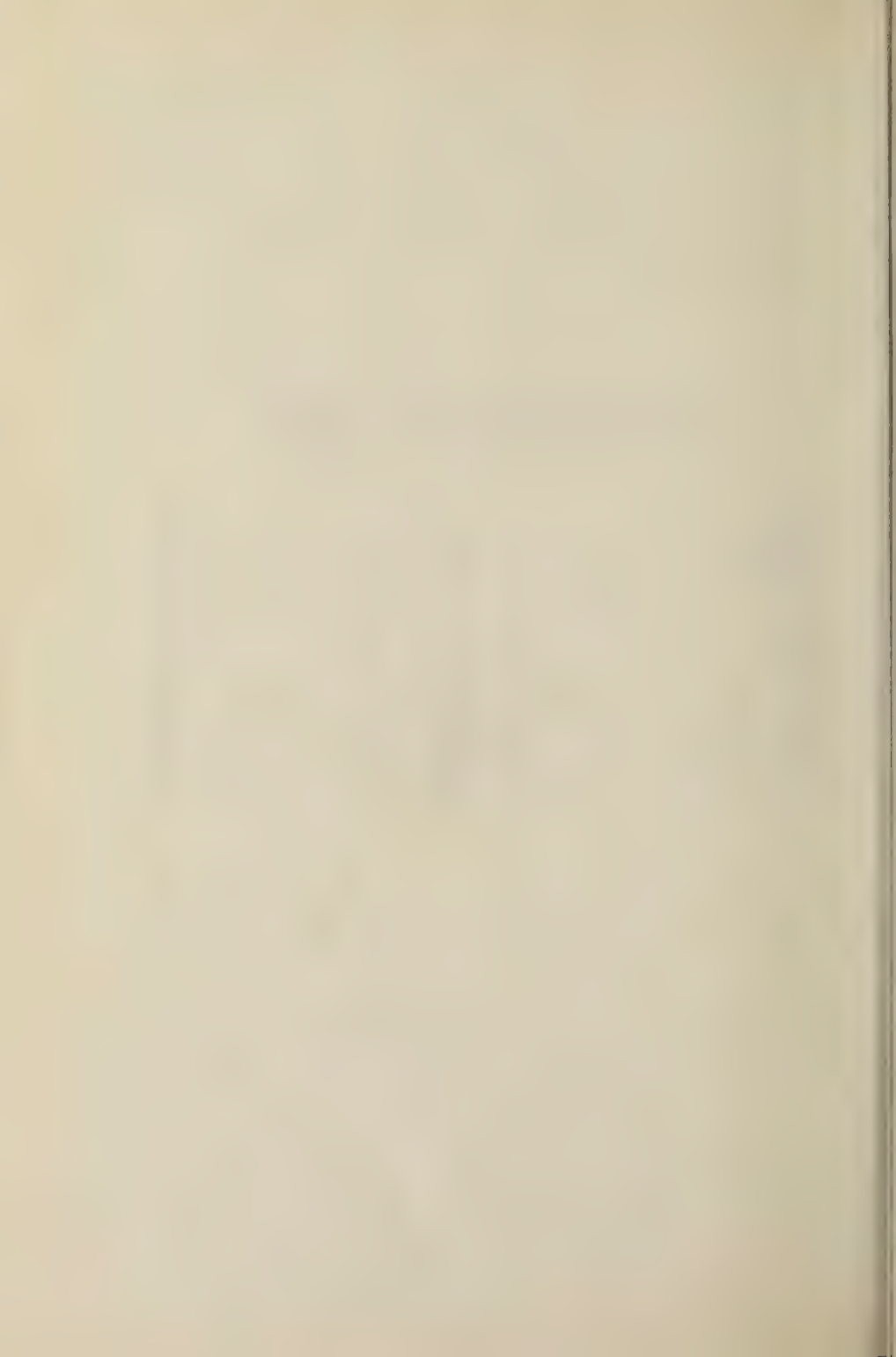
HON. HUGH. M. BURNS
President pro Tempore of the Senate

J. A. BEEK
Secretary of the Senate



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CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIRST LEGISLATIVE DAY

FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, February 1, 1960

The Senate met at 2 p.m. pursuant to the provisions of the Proclamation of his Excellency, Edmund G. Brown, Governor of the State of California, dated February 1, 1960, convening the Legislature of the State of California on this day in extraordinary session.

Lieutenant Governor Glenn M. Anderson, President of the Senate, in the chair, called the Senate to order.

Pursuant to the provisions of Section 9150 of the Government Code, J. A. Beek, Secretary of the Senate; John F. Lea, Minute Clerk of the Senate; and Joseph F. Nolan, Sergeant-at-Arms of the Senate, were present and occupied their respective places.

ROLL CALL

The roll was called, and the following Senators answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Redda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by Rev. I. E. Metcalf, Chaplain of the Senate for the 1960 Regular Budget Session:

Grant us, O God, to give our best judgment to the purposes of this special session of the Senate, that whatever conclusions are reached may honor us and our State.—AMEN.

PLEDGE OF ALLEGIANCE

Senator Farr led the Senate in pledging allegiance to the Flag.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following Proclamation:

EXECUTIVE DEPARTMENT, STATE OF CALIFORNIA PROCLAMATION

WHEREAS, An extraordinary occasion has arisen and now exists requiring that the Legislature of the State of California be convened in extraordinary session, now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet in extraordinary session at Sacramento, California, on the first day of February 1960, at 2 p.m. of said day for the following purpose and to legislate upon the following subject:

1. To consider and act upon legislation relating to the establishment of an emergency fund to meet unforeseen contingencies in connection with holding the VIIIth Winter Olympics at Squaw Valley, California.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this first day February 1960.

(SEAL)

EDMUND G. BROWN, Governor of California

FRANK M. JORDAN, Secretary of State

By WALTER C. STUTLER
Assistant Secretary of State

RESOLUTIONS

The following resolutions were offered:

By Senator McBride:

Senate Resolution No. 1

Relative to organizing the Senate

Resolved by the Senate of the State of California, That the Senate do now organize and proceed to elect officers and employees for this 1960 First Extraordinary Session.

Resolution read, and adopted on motion of Senator McBride.

By Senator Berry:

Senate Resolution No. 2

Relative to election of statutory officers

Resolved by the Senate of the State of California, That Senator Hugh M. Burns be and he is hereby elected President pro Tempore of the Senate; that J. A. Beek be and he is hereby elected Secretary of the Senate; that Joseph F. Nolan be and he is hereby elected Sergeant-at-Arms of the Senate; that John F. Lea be and he is hereby elected Minute Clerk of the Senate; that the Rev. Isaac E. Metcalf be and he is hereby elected Chaplain of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Coley, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmblad, Johnson, McAttee, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rutigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

OATH OF OFFICE ADMINISTERED

The newly elected Officers of the Senate, Senator Hugh M. Burns, President pro Tempore; J. A. Beek, Secretary; John F. Lea, Minute Clerk; Joseph F. Nolan, Sergeant-at-Arms; and Rev. I. E. Metcalf,

Chaplain of the Senate, appeared at the bar of the Senate where the constitutional oath of office, as set forth in Article XX, Section 3, of the Constitution of the State of California, was administered to them by the Honorable Paul Peek, Associate Justice, Third Appellate District, Division 3, Sacramento, and they subscribed to the same.

MESSAGES FROM THE ASSEMBLY

At 2.14 p.m., the following committee from the Assembly, Messrs. Hanna and Grant, appeared at the bar of the Senate, and informed the Senate that the Assembly was duly organized and ready to proceed with the business of this 1960 First Extraordinary Session.

RESOLUTIONS

The following resolutions were offered:

By Senator Cobey:

Senate Resolution No. 3

Relative to election of Rules Committee

Resolved by the Senate of the State of California, That the following Senators be and the same are hereby elected members of the Senate Committee on Rules:

Senators Brown, McCarthy, Miller, and Murdy.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—37.

NOES—None.

By Senator Burns:

Senate Resolution No. 4

Relative to Standing Rules

Resolved by the Senate of the State of California, That the Standing Rules of the 1960 Regular Session be and the same are hereby adopted as the Standing Rules of the Senate for this 1960 First Extraordinary Session.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—38.

NOES—None.

By Senator Hollister:

Senate Resolution No. 5

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to wait upon His Excellency, the Governor, and inform him that the Senate is duly organized and is now ready to receive any communication he may have to make to it.

Resolution read, and adopted on motion of Senator Hollister.

APPOINTMENT OF SPECIAL COMMITTEE

Pursuant to the provisions of Senate Resolution No. 5, the President appointed Senators Hollister, Collier, and Beard as a Special Committee to wait upon the Governor.

By Senator Slattery:

Senate Resolution No. 6

Relative to notifying the Assembly of the organization of the Senate
Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to notify the Assembly that the Senate is duly organized and ready to proceed with the business of the State.

Resolution read, and adopted on motion of Senator Slattery.

APPOINTMENT OF SPECIAL COMMITTEE

Pursuant to the provisions of Senate Resolution No. 6, the President appointed Senators Slattery, Christensen, and McCarthy as a Special Committee to notify the Assembly that the Senate is organized.

By Senator Miller:

Senate Resolution No. 7

Relative to notifying the Assembly of the election of statutory officers
Resolved by the Senate of the State of California, That the Secretary of the Senate is hereby directed to notify the Assembly that the Senate has elected the following statutory officers:

President pro Tempore	-----	Hugh M. Burns
Secretary of the Senate	-----	J. A. Beck
Sergeant-at-Arms	-----	Joseph F. Nolan
Minute Clerk	-----	John F. Lea
Chaplain	-----	Rev. Isaac E. Metcalf

Resolution read, and adopted on motion of Senator Miller.

By Senator Burns:

Senate Resolution No. 8

Relative to standing committees

Resolved by the Senate of the State of California, That the standing committees of the Senate for the 1960 Regular Session be and the same are hereby adopted as the standing committees of this 1960 First Extraordinary Session, including certain vacancies filled or to be filled by the Rules Committee pursuant to Senate Standing Rule No. 13.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Redda, Shaw, Short, Stern, Teale, Thompson, and Williams 32.

NOES—None.

By Senator Brown:

Senate Resolution No. 9

Relative to compensation of statutory officers and employees

Resolved by the Senate of the State of California, That the compensation of statutory officers and other employees of the Senate shall be fixed by the Rules Committee of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Holmdahl, Johnson,

McAteer, Miller, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Teale, Thompson, and Williams—30.
 NOES—None.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Hollister, Collier, and Beard, the Special Committee appointed to wait upon the Governor and inform him that the Senate had reconvened, reported they had performed their duty.

Senators Slattery, Christensen, and McCarthy, the Special Committee appointed to notify the Assembly that the Senate had reconvened, reported they had performed their duty.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 1, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly has elected the following statutory officers for the 1960 First Extraordinary Session:

Speaker.....	Hon. Ralph M. Brown
Speaker pro Tempore.....	Hon. Carlos Bee
Chief Clerk.....	Arthur A. Ohnimus
Minute Clerk.....	Eleanor K. Donoghue
Sergeant-at-Arms.....	Tony Beard
Chaplain.....	Rev. R. Wilbur Simmons

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly

MESSAGES FROM THE GOVERNOR

February 1, 1960

To the Honorable Members of the Senate and the Assembly

The decision to contribute substantially to the financing of the Winter Olympics at Squaw Valley was made before I became Governor of California.

As a result of appropriations already approved before this administration took office, \$7,990,000 of state money is now invested in the games and the facilities needed for their staging.

Although I was assured a year ago that no more funds would be required, I am now in receipt of a request for urgency legislation to appropriate another \$1,000,000 as an emergency fund.

The request declares that if attendance estimates are not met, there may be insufficient funds to meet all costs incurred during the actual staging of the games February 18 to 28.

Those making the request declare the hope that the funds may not be needed at all, but should be available as an emergency reserve.

I am recommending this appropriation solely because I believe the State of California has been, and is, committed to do its best to insure successful staging of the games.

As for the reasons for this last minute request, and the problems which prompted it, I suggest the Legislature is entitled to explanations directly from the officials of the games themselves.

Let me add only that I am sure we all share the hope that the 1960 Olympic Winter Games at Squaw Valley will be a credit to the State of California and the United States of America; and for that purpose, I submit this item for legislative consideration.

Respectfully submitted,

EDMUND G. BROWN, Governor

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 1: By Senator Cameron and Assemblyman Lunardi—An act to augment the emergency fund created by Item 278 of the Budget Act of 1959, relating to the holding of the VIII Winter Olympic

VIII Winter Olympic Games in California, making an appropriation, and declaring the urgency thereof, to take effect immediately.

Bill read second time.

Senate Bill No. 1—An act to augment the emergency fund created by Item 278 of the Budget Act of 1959, relating to the holding of the VIII Winter Olympic Games in California, making an appropriation, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Previous Question

Senator Collier moved the previous question.

Motion carried.

The President put the question.

The question being on the adoption of the urgency clause, pertaining to Senate Bill No. 1.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, McAteer, McBride, McCarthy, Miller, Montgomery, Rattigan, Regan, Richards, Rodda, Slattery, Teale, and Williams—29.

NOES—Senators Beard, Fisher, Murdy, O'Sullivan, Shaw, Stiern, and Thompson—7.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, McAteer, McBride, McCarthy, Miller, Montgomery, Regan, Richards, Rodda, Teale, and Williams—27.

NOES—Senators Beard, Fisher, Murdy, O'Sullivan, Rattigan, Shaw, Slattery, Stiern, and Thompson—9.

Bill ordered transmitted to the Assembly.

ADJOURNMENT

At 6.31 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 10.45 a.m., Tuesday, February 2, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SECOND LEGISLATIVE DAY

SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, February 2, 1960

The Senate met at 10.45 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams -40.

Quorum present.

PRAYER

The following prayer was offered by the Reverend I. E. Metcalf:

O God, As we serve our State as legislators, we would remember that we are part of a great nation—a nation of many cultures and races, a nation of great wealth, and also a nation of wonderful opportunities. We are grateful for it all, and ask Thy help in the performance of our duties. AMEN.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, SACRAMENTO, February 1, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 1

And reports the same correctly engrossed.

BURNS, Chairman

ADJOURNMENT

At 10.55 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 10.45 a.m., Wednesday, February 3, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

THIRD LEGISLATIVE DAY
THIRD CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, February 3, 1960

The Senate met at 10.45 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Send out Thy light and Thy truth, O Lord, and let them lead us in Thy ways, that the work we do here may represent us at our best; through Him who is the way, the truth, and the life. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Collier, on motion of Senator McBride, due to legislative business.

RECESS

At 11.15 a.m., on motion of Senator Burns, the Senate recessed until 11.50 a.m.

REASSEMBLED

At 11.50 a.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 1—Relative to the Joint Rules of the Senate and Assembly.

Re-referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, SACRAMENTO, February 3, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 1 at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 1

Senate Concurrent Resolution No. 1 Relative to the Joint Rules of the Senate and Assembly.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Donnelly, Erhart, Farr, Gibson, Gonsky, Hollister, Holmblad, Johnson, McAteer, McCarthy, Miller, Montgomery, Murphy, O'Sullivan, Rattigan, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, SACRAMENTO, February 3, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1

And reports the same correctly engrossed.

BURNS, Chairman

**INTRODUCTION, FIRST READING, AND REFERENCE
OF SENATE BILLS (RESUMED)**

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 2: By Senator Burns—Relative to adjournment of the 1960 First Extraordinary Session of the Legislature and to reassembling of the Legislature after said adjournment, fixing the date for said adjournment and said reassembling.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 2, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 2

Senate Concurrent Resolution No. 2—Relative to adjournment of the 1960 First Extraordinary Session of the Legislature and to reassembling of the Legislature after said adjournment, fixing the date for said adjournment and said reassembling.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Johnson, McAteer, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, and Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

RECESS

At 11.58 a.m., on motion of Senator Burns, the Senate recessed until 3.15 p.m.

REASSEMBLED

At 3.15 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

CALL OF THE SENATE

Senator Burns moved a call of the Senate.

Motion carried.

Time, 3.16 p.m.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

SENATE CHAMBER, February 3, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 2

And reports the same correctly engrossed.

BURNS, Chairman

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, February 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly

By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

RESOLUTIONS

The following resolution was offered:

By Senators Murdy and Grunsky:

Senate Resolution No. 10

Relative to state beaches and parks

WHEREAS, There is insufficient money in the State Beach and Park Fund to properly develop the beaches and parks of the State; and

WHEREAS, Private capital is available for development of many of beaches and parks facilities; and

WHEREAS, Private enterprise is willing to operate such facilities and pay a percentage rental to the State, making such facilities assets rather than liabilities; and

WHEREAS, This has been done in certain areas of the United States to the benefit of all, especially in the federal park program; now, therefore, be it

Resolved by the Senate of the State of California, That the Division of Beaches and Parks of the Department of Natural Resources be requested to give consideration to the development and operation of state beaches and parks facilities by private capital where private operators are willing and able to operate them, and to report thereon to the Legislature in March at the 1960 Budget Session; and be it further

Resolved, That the Secretary of the Senate be directed to transmit a copy of this resolution to the Chief of the Division of Beaches and Parks, Department of Natural Resources.

Resolution read, and referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, SACRAMENTO, February 3, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 10

Has had the same under consideration, and reports the same back with the recommendation: Be Adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Murdy asked for, and was granted, unanimous consent to take up Senate Resolution No. 10 at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 10

Senate Resolution No. 10

Relative to state beaches and parks

WHEREAS, There is insufficient money in the State Beach and Park Fund to properly develop the beaches and parks of the State; and

WHEREAS, Private capital is available for development of many of beaches and parks facilities; and

WHEREAS, Private enterprise is willing to operate such facilities and pay a percentage rental to the State, making such facilities assets rather than liabilities; and

WHEREAS, This has been done in certain areas of the United States to the benefit of all, especially in the federal park program; now, therefore, be it

Resolved by the Senate of the State of California, That the Division of Beaches and Parks of the Department of Natural Resources be requested to give consideration to the development and operation of state beaches and parks facilities by private capital where private operators are willing and able to operate them, and to report thereon to the Legislature in March at the 1960 Budget Session; and be it further

Resolved, That the Secretary of the Senate be directed to transmit a copy of this resolution to the Chief of the Division of Beaches and Parks, Department of Natural Resources.

Resolution read, and adopted on motion of Senator Murdy.

REQUEST FOR UNANIMOUS CONSENT

Senator Cameron asked for, and was granted, unanimous consent to have the Legislative Analyst, Mr. Alan Post, at his desk during the consideration of Senate Bill No. 1 and the Assembly amendments thereto.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, SACRAMENTO, February 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed, as amended:

Senate Bill No. 1

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Request for Unanimous Consent

Senator Cameron asked for, and was granted, unanimous consent to take up Senate Bill No. 1, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 1—An act to augment the emergency fund created by Item 278 of the Budget Act of 1959, relating to the holding of the VIII Winter Olympic Games in California, making an appropriation, and declaring the urgency thereof, to take effect immediately.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 1?

Amendment No. 1

On page 3, line 15, of the printed bill, after the period, insert "The Director of Finance and the Auditor General shall make an immediate audit of all the receipts and expenditures of the commission and the corporation and shall report thereon to the Legislature on February 29, 1960."

Amendment No. 2

On page 3, line 20, after "SEC. 4.", insert

"Every official action taken by the commission or on its behalf which authorizes or otherwise involves, or will result in, the expenditure of money, shall be subject to the approval of the Department of Finance.

SEC. 5."

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 1 by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Holmister, Holmdahl, Johnson, McBride, McCarthy, Miller, Montgomery, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Teale, and Williams—32.

NOES—Senators Murdy, O'Sullivan, and Thompson—3.

Above bill ordered enrolled.

MESSAGES FROM THE ASSEMBLY

At 5.52, a Special Committee from the Assembly, Messrs. Kilpatrick, George E. Brown, and Ernest R. Geddes, came before the bar of the Senate and announced that the Assembly had recessed their First Extraordinary Session until Monday, February 29, 1960.

ASSEMBLY CHAMBER, February 3, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day adopted, as amended:

Senate Concurrent Resolution No. 2

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 2, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Concurrent Resolution No. 2—Relative to adjournment of the 1960 First Extraordinary Session of the Legislature and to re-assembling of the Legislature after said adjournment, fixing the date for said adjournment and said reassembling.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Concurrent Resolution No. 2?

Amendment No. 1

On page 1, line 4, of the printed measure, strike out "5 o'clock p.m.", and insert "6 p.m."

The roll was called, and the Senate concurred in Assembly amendment to Senate Concurrent Resolution No. 2 by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—37.

NOES—None.

Above resolution ordered enrolled.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, February 1, 1960; Tuesday, February 2, 1960; and the minutes for this legislative day, Wednesday, February 3, 1960, be approved as corrected by the Minute Clerk.

Motion carried.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 5.58 p.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

ADJOURNMENT

Whereupon, at 6 p.m., on motion of Senator Burns, in accordance with the provisions of Senate Concurrent Resolution No. 2, Hon. Glenn M. Anderson, President of the Senate, declared the Senate adjourned, to reconvene at 3 p.m. on Monday, February 29, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FOURTH LEGISLATIVE DAY

FOURTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, February 29, 1960

Pursuant to Senate Resolution No. 2, providing for the reconvening of the First Extraordinary Session of the Legislature after the recess, the Senate met at 3 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Chaberson, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by the Rev. Galen Lee Rose, Executive Secretary of the Sacramento Council of Churches:

God, our Father, and Father of all mankind, We pause at the beginning of this session to contemplate the meaning of our gathering here. We stand in awe as we realize the far reaches of the influence of the things we say and do. For we know that the decisions to be made affect the lives of millions of men and women, boys and girls; that some of these decisions will influence the destiny of generations yet unborn. The task is too big for us. Give us of Thy wisdom and Thy grace. AMEN.

PLEDGE OF ALLEGIANCE

Senator Regan led the Senate in pledging allegiance to the Flag.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, OFFICE OF THE AUDITOR GENERAL
SACRAMENTO, February 26, 1960

*Hon. Glenn M. Anderson, President of the Senate;
Hon. Ralph M. Brown, Speaker of the Assembly; and
Members of the Legislature*

GENTLEMEN: The Department of Finance and the Office of the Auditor General submit herewith a joint progress report on an examination of the receipts and expenditures of the California Olympic Commission (a state agency), and the Organizing Committee, VIII Olympic Winter Games, Squaw Valley, California, U.S.A., 1960, Incorporated (a nonprofit California corporation). This report covers the period from September 7, 1955 (date of inception) to January 31, 1960, as to the California Olympic Commission, and from May 22, 1956 (date of inception) to January 31, 1960, as to the Organizing Committee.

This progress report is submitted to comply with the provisions of Senate Bill No. 1, 1960 First Extraordinary Session of the California State Legislature. As of the date of this report, our examination of the receipts and expenditures of the two organizations named above is still in progress. It is anticipated that the financial transactions for the completion of the winter games and subsequent receipt of revenues and payment of expenditures incurred will not be recorded before April, 1960, at which time we will have records to work with in furtherance of our audit.

The financial information presented in the attached report was taken from the records of the respective organizations as of January 31, 1960, before our examination of those records was completed. Therefore, we cannot express an opinion as to the fairness of the financial information presented in the accompanying progress report.

We are continuing our examination of the records of these two organizations beyond January 31, 1960, and will submit a final report after all transactions have been recorded.

Respectfully submitted,

ERIC McJACHLAN, Chief
Audits Division, Department of Finance
WILLIAM H. MERRIFIELD, Auditor General

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the amendment to the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following amendment to the Proclamation:

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

Proclamation

WHEREAS, The Legislature of the State of California has been called in extraordinary session and has convened on February 1, 1960; and

WHEREAS, On account of extraordinary occasions which have arisen and now exist, it is deemed desirable and necessary to submit additional subjects to the Legislature for consideration; now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power vested in me by law, hereby amend and supplement my Proclamation dated February 1, 1960, by adding the following additional purposes thereto, and thereby permitting the Legislature to legislate upon the following subjects, in addition to the subject specified in the original Proclamation, to wit:

Item No. 2. To consider and act upon legislation relative to air pollution.

Item No. 3. To consider and act upon legislation relative to public education above the high school level.

Item No. 4. To consider and act upon legislation relative to revising the Rees-Doyle Health and Welfare Program Supervision Act.

Item No. 5. To consider and act upon legislation relating to the conversion of city streets to pedestrian malls.

Item No. 6. To consider and act upon legislation establishing a procedure for the court determination of the constitutionality of acts appropriating money to pay claims against the State.

Item No. 7. To consider and act upon legislation relating to the registration of vehicles, the removal of vehicles from the highways and public property, and the regulation of vehicle parking.

Item No. 8. To consider and act upon legislation relative to the authority of the Board of Governors of The State Bar of California to determine the amount of regular annual membership fees of members of The State Bar of California, and classes thereof, and the classification of such members for the purpose of such regular annual membership fees.

Item No. 9. To consider and act upon legislation relative to contributions for prior service under the Judges' Retirement Law.

Item No. 10. To consider and act upon legislation relative to the functions and duties of members and employees of the California Law Revision Commission.

Item No. 11. To consider and act upon legislation relating to the testing of the juice of fresh grapes.

Item No. 12. To consider and act upon legislation to authorize local hospital districts to expend capital outlay funds for the acquisition or construction of additional patient bed capacity.

Item No. 13. To consider and act upon legislation relating to public library districts.

Item No. 14. To consider and act upon legislation relating to powers and duties of county boards of supervisors in the acquisition, construction, operation and maintenance of convention and exhibition halls, trade and industrial centers, auditoriums, opera houses, and music halls and centers.

Item No. 15. To consider and act upon legislation appropriating funds in augmentation of Item 278 of the Budget Act of 1959 for the Emergency Fund.

Item No. 16. To consider and act upon legislation to provide for the cancellation or refund of taxes for the Fiscal Year 1959-1960 on property as to which the church, college, orphanage or welfare exemption was available but inadvertently unclaimed.

Item No. 17. To consider and act upon legislation relative to validating the organization, boundaries, governing officers or boards, acts, proceedings, and bonds of public bodies.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 29th day of February, 1960.

(SEAL)

EDMUND G. BROWN, *Governor of California*

ATTEST: FRANK M. JORDAN, *Secretary of State*

RESOLUTIONS

The following resolutions were offered:

By Senator Dolwig:

Senate Resolution No. 11

Relative to notifying the Assembly of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to notify the Assembly that the Senate has reconvened the 1960 First Extraordinary Session, after the recess, pursuant to the provisions of Senate Concurrent Resolution No. 2, and is now ready to proceed with the business of the State.

Resolution read, and adopted on a motion by Senator Dolwig.

Appointment of Special Committee

Pursuant to the provisions of Senate Resolution No. 11, the President appointed Senators Dolwig, Shaw, and Donnelly as a Special Committee to notify the Assembly that the Senate has reconvened.

By Senator Cameron:

Senate Resolution No. 12

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the President of the Senate appoint a Special Committee of Three Senators to wait upon His Excellency, the Governor, and inform him that the Senate has reconvened the 1960 First Extraordinary Session, after the recess, pursuant to the provisions of Senate Concurrent Resolution No. 2, and is now ready to receive any communication he may have to make.

Resolution read, and adopted on a motion by Senator Cameron.

Appointment of Special Committee

Pursuant to the provisions of Senate Resolution No. 12, the President appointed Senators Cameron, Perry, and Stiern, as a Special Committee to wait upon the Governor.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 2: By Senators Shaw and Dilworth—An act to add Article 4.5 (commencing at Section 24856) to Chapter 13 of Division 18 of the Education Code, relating to a branch facility of Los Angeles State College.

Referred to Committee on Rules.

Senate Bill No. 3: By Senators Shaw and Dilworth—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges and making and appropriation therefor.

Referred to Committee on Rules.

Senate Bill No. 4: By Senators Shaw and Dilworth—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Referred to Committee on Rules.

Senate Bill No. 5: By Senators Shaw and Dilworth—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges and making an appropriation therefor.

Referred to Committee on Rules.

Senate Bill No. 6: By Senator Murdy—An act to amend Section 19576 of the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

At 3:10 p.m. the following Assemblymen, Samuel R. Giddes, Holmes, and Chapel, appeared before the floor of the Senate, and informed the Senate that the Assembly had reconvened the First Extraordinary Session and is now ready to proceed with the business of State.

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Cameron, Perry, and Stiern, the Special Committee appointed to wait upon the Governor and inform him of the organization of the Senate in First Extraordinary Session, reported they had performed their duty.

Senators Dolwig, Shaw, and Donnelly, the Special Committee appointed to notify the Assembly of the organization of the Senate in First Extraordinary Session, reported they had performed their duty.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, February 4, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1—Relative to the Joint Rules of the Senate and Assembly;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the fourth day of February, 1960, at 2 p.m.

BURNS, Chairman

SENATE CHAMBER, February 5, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 1—An act to augment the emergency fund created by Item 278 of the Budget Act of 1959, relating to the holding of the VIII Winter Olympic Games in California, making an appropriation, and declaring the urgency thereof, to take effect immediately;

And reports that the same has been correctly enrolled, and presented to the Governor on the fifth day of February, 1960, at 11.50 a.m.

BURNS, Chairman

SENATE CHAMBER, February 8, 1960

MR. PRESIDENT: The Committee on Rules has examined:

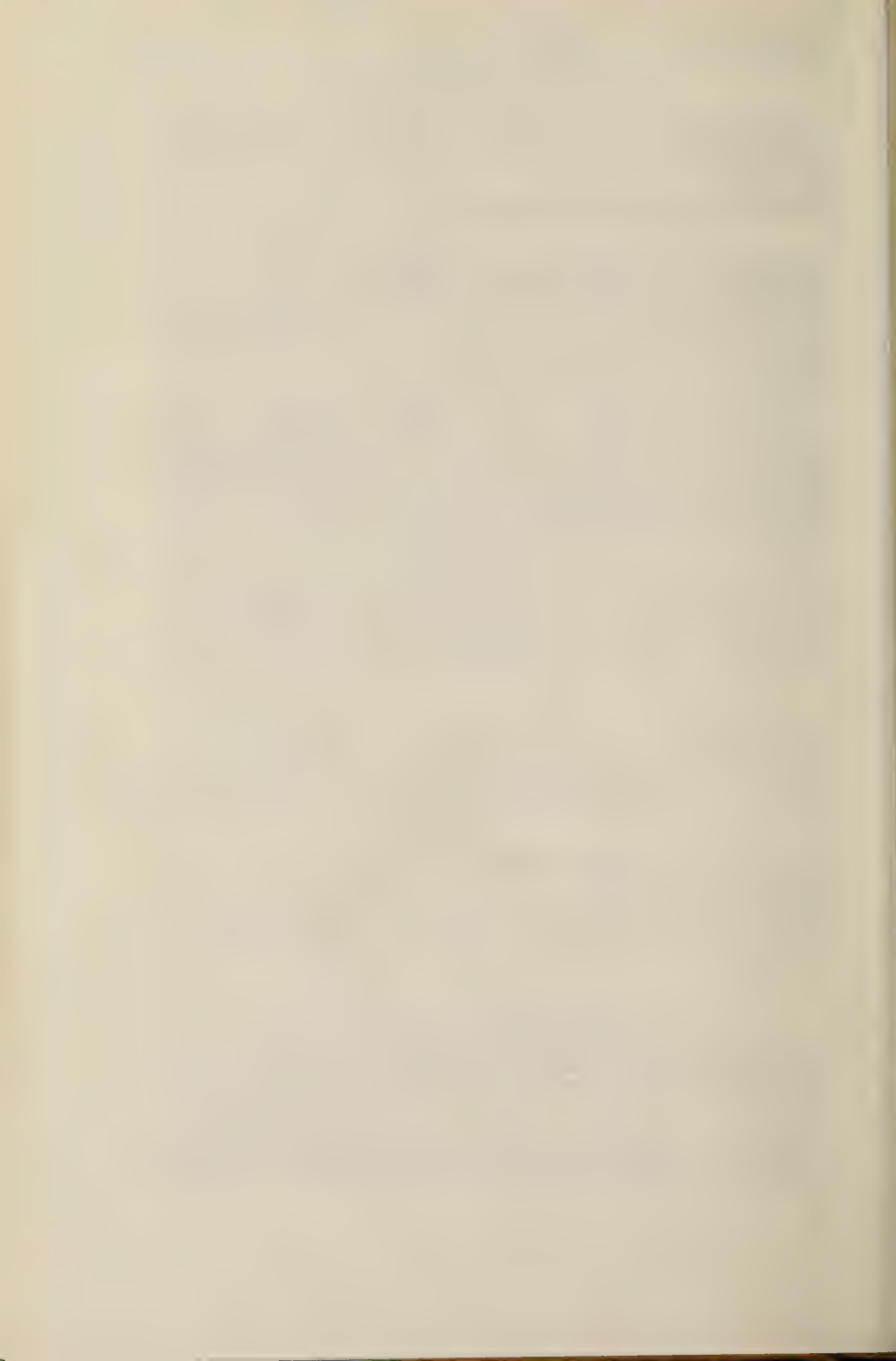
Senate Concurrent Resolution No. 2—Relative to adjournment of the 1960 First Extraordinary Session of the Legislature and to reassembling of the Legislature after said adjournment, fixing the date for said adjournment and said reassembling; And reports that the same has been correctly enrolled, and presented to the Secretary of State on the eighth day of February, 1960, at 2 p.m.

BURNS, Chairman

ADJOURNMENT

At 3.30 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Tuesday, March 1, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIFTH LEGISLATIVE DAY

FIFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER
Tuesday, March 1, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cohey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

By invitation of the President, the Rev. Galen Lee Rose, Executive Secretary of the Sacramento Council of Churches, offered the following prayer:

God of Compassion, We thank Thee for the loved ones of our own families and that Thou hast made us responsible for their welfare. Help us to see the families in our districts and our State as our own. Thou hast made us, their chosen spokesmen, responsible for their well-being and opportunity. May we act in the light of this high responsibility. In the spirit of the Master, we pray. AMEN.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 1, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 2

Senate Bill No. 4

Senate Bill No. 3

Senate Bill No. 5

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be re-referred to the Committee on Education.

BURNS, Chairman

RE-REFERENCE OF SENATE BILLS

Pursuant to the recommendation of the Rules Committee the following Senate Bills were re-referred to the Committee on Education.

Senate Bill No. 2: By Senators Shaw and Dilworth.—An act to add Article 4 (commencing at Section 24876) to Chapter 13 of Division 18 of the Education Code, relating to a branch faculty of Los Angeles State College.

Re-referred to Committee on Education.

Senate Bill No. 3: By Senators Shaw and Dilworth.—An act to add Article 11 (commencing at Section 26201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges and making an appropriation therefor.

Re-referred to Committee on Education.

Senate Bill No. 4: By Senators Shaw and Dilworth.—An act to add Article 11 (commencing at Section 26201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Re-referred to Committee on Education.

Senate Bill No. 5: By Senators Shaw and Dilworth.—An act to add Article 11 (commencing at Section 26201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges and making an appropriation therefor.

Re-referred to Committee on Education.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 7: By Senator Richards.—An act to amend Section 25503 of the Government Code, relating to powers and duties of boards of supervisors.

Referred to Committee on Rules.

Senate Bill No. 8: By Senator Wilcox.—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 9: By Senators Grunsky, Stier, Rodda, Murdy, Byrne, and Fisher (By request of the Liaison Committee of the State Board of Education and the Regents of the University of California).—An act to amend Section 51214, and to repeal Section 51219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Referred to Committee on Rules.

Senate Bill No. 10: By Senators Grunsky, Stier, Rodda, Murdy, Byrne, Dilworth, Donnelly, and Fisher. (By request of the Liaison Committee of the State Board of Education and the Regents of the

University of California)—An act to amend Sections 31204 and 31214, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Referred to Committee on Rules.

Senate Bill No. 11: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, and Fisher (By request of the Liaison Committee on the State Board of Education and the Regents of the University of California)—An act to amend Section 31204, and to repeal Section 31219 of, the Education Code, relating to the competitive scholarship program, and making an appropriation.

Referred to Committee on Rules.

Senate Bill No. 12: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, Dilworth, Donnelly, and Fisher (By request of the Liaison Committee of the State Board of Education and the Regents of the University of California)—An act to add Chapter 18 (commencing at Section 20021) to Division 14 of the Education Code, relating to junior colleges and making an appropriation therefor.

Referred to Committee on Rules.

Senate Bill No. 13: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, and Fisher (By request of the Liaison Committee of the State Board of Education and the Regents of the University of California)—An act to add Section 17309 to, and add Article 19 (commencing with Section 18501) to Chapter 3 of Division 14 of, and to amend Section 17402 of, the Education Code, relating to junior colleges, and making an appropriation.

Referred to Committee on Rules.

Senate Bill No. 14: By Senators Regan, Christensen, O'Sullivan, Farr, Rattigan, and Cameron—An act to amend Section 6140 of the Business and Professions Code, relating to State Bar membership fees.

Referred to Committee on Rules.

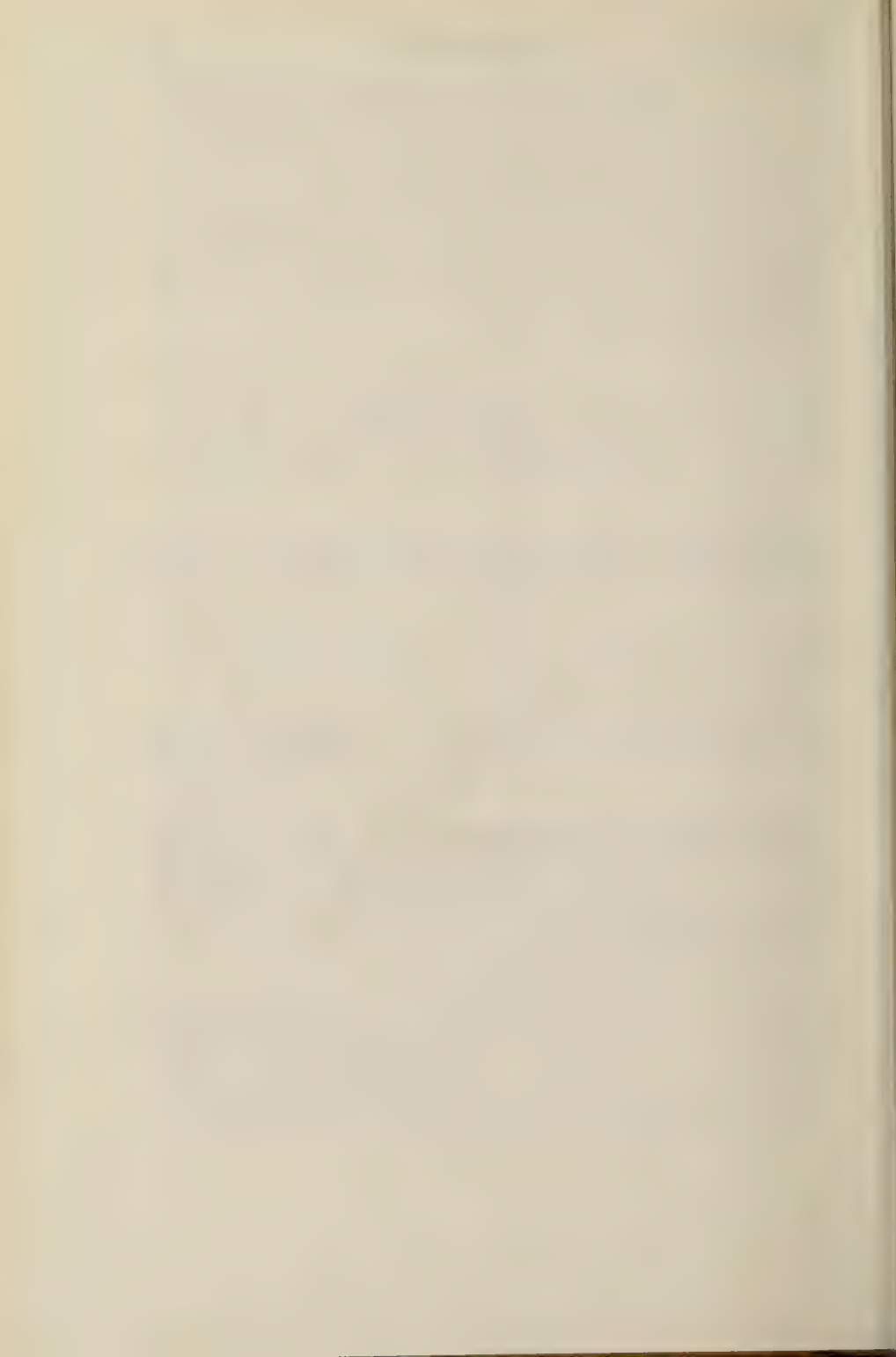
Senate Constitutional Amendment No. 1: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, and Fisher (Co-authored by Assemblywoman Dorothy Donahoe)—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Referred to Committee on Rules.

ADJOURNMENT

At 2.50 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.45 p.m., Wednesday, March 2, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SIXTH LEGISLATIVE DAY

SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 2, 1960

The Senate met at 2.45 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slaterry, Stiern, Teale, Thompson, and Williams—36.

Quorum present.

PRAYER

By invitation of the President, the Rev. Galen Lee Rose, Executive Secretary of the Sacramento Council of Churches, offered the following prayer:

God of the Ages, What patience must be Thine! Thy people through the centuries have been so slow of understanding, so lacking in imagination, so blinded by the problems of a single place and hour. Give us, we pray, a willingness to learn Thy will, a readiness to share in Thy high purpose that all may have life and have it to the full. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leave of absence for the day:

Senator Rattigan, on motion of Senator Rodda, due to legislative business.

Senator Murdy, on motion of Senator Byrne, due to legislative business.

Senator Coombs, on motion of Senator Byrne, due to legislative business.

Senator Gibson, on motion of Senator Byrne, due to legislative business.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 2, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 7

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Local Government.

BURNS, Chairman

SENATE CHAMBER, March 2, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 8

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Revenue and Taxation.

BURNS, Chairman

SENATE CHAMBER, March 2, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 9

Senate Bill No. 12

Senate Bill No. 10

Senate Bill No. 13

Senate Bill No. 11

Senate Constitutional Amendment No. 1

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Education.

BURNS, Chairman

SENATE CHAMBER, March 2, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 14

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Judiciary.

BURNS, Chairman

RE-REFERENCE OF BILLS

Pursuant to the recommendation of the Committee on Rules, the following bills were re-referred to committees:

Senate Bill No. 7: By Senator Richards—An act to amend Section 25351.3 of the Government Code, relating to powers and duties of boards of supervisors.

Re-referred to Committee on Local Government.

Senate Bill No. 8: By Senator Gibson—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Re-referred to Committee on Revenue and Taxation.

Senate Bill No. 9: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, and Fisher (By request of the Liaison Committee of the State Board of Education and the Regents of the University of California)—An act to amend Section 31214, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Re-referred to Committee on Education.

Senate Bill No. 10: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, Dinworth, Donnelly, and Fisher. (By request of the Liaison Committee of the State Board of Education and the Regents of the University of California)—An act to amend Sections 31204 and 31214,

and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Re-referred to Committee on Education.

Senate Bill No. 11: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, and Fisher (By request of the Liaison Committee on the State Board of Education and the Regents of the University of California)—An act to amend Section 31204, and to repeal Section 31219 of, the Education Code, relating to the competitive scholarship program, and making an appropriation.

Re-referred to Committee on Education.

Senate Bill No. 12: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, Dilworth, Donnelly, and Fisher (By request of the Liaison Committee of the State Board of Education and the Regents of the University of California)—An act to add Chapter 18 (commencing at Section 20021) to Division 14 of the Education Code, relating to junior colleges and making an appropriation therefor.

Re-referred to Committee on Education.

Senate Bill No. 13: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, and Fisher (By request of the Liaison Committee of the State Board of Education and the Regents of the University of California)—An act to add Section 17309 to, and add Article 19 (commencing with Section 18501) to Chapter 3 of Division 14 of, and to amend Section 17402 of, the Education Code, relating to junior colleges, and making an appropriation.

Re-referred to Committee on Education.

Senate Bill No. 14: By Senators Regan, Christensen, O'Sullivan, Farr, Rattigan, and Cameron—An act to amend Section 6140 of the Business and Professions Code, relating to State Bar membership fees.

Re-referred to Committee on Judiciary.

Senate Constitutional Amendment No. 1: By Senators Grunsky, Stiern, Rodda, Murdy, Byrne, and Fisher (Co-authored by Assemblywoman Dorothy Donahoe)—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Re-referred to Committee on Education.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 15: By Senator Richards—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Referred to Committee on Rules.

ADJOURNMENT

At 2.52 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m. Thursday, March 3, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SEVENTH LEGISLATIVE DAY

SEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 3, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Refine our thoughts and affections, O Lord, in honest seeking for truth and wisdom, and in love for all that makes for peace, justice, and brotherhood; in the name of Him who taught us to do unto others, as we would that they should do unto us. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Short, on motion of Senator Beard due to legislative business.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 16: By Senator Murdy—An act to add Section 54908 to the Government Code, relating to the filing of statements and maps or plats for tax purposes by newly-incorporated cities, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 17: By Senator Cobey.—An act to amend Section 10308 of the Government Code, relating to the California Law Revision Commission.

Referred to Committee on Rules.

Senate Bill No. 18: By Senators Shaw and O'Sullivan.—An act to amend Section 28497 of the Education Code, relating to school district public libraries.

Referred to Committee on Rules.

Senate Bill No. 19: By Senator Radtke.—An act to amend Section 8462 of the Education Code, relating to physical education courses.

Referred to Committee on Rules.

Senate Bill No. 20: By Senator Richards (Co-authored by Assemblyman Rees).—An act to add Chapter 11, commencing at Section 26000, to Division 20 of the Health and Safety Code, to add Chapter 6, commencing at Section 28300, to Division 12 of, and to amend Section 4760 of the Vehicle Code, relating to motor vehicle air pollution.

Referred to Committee on Rules.

Senate Bill No. 21: By Senator Dilworth.—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 22: By Senator Dilworth.—An act to repeal Section 9251 of the Vehicle Code, relating to the registration of electric vehicles.

Referred to Committee on Rules.

ADJOURNMENT

At 2.38 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.50 p.m., Monday, March 7, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

EIGHTH LEGISLATIVE DAY
ELEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, March 7, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father. We would again ask that we may honestly and sincerely conduct ourselves in a manner worthy of the dignity of our manhood and the cause of free government under God. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Williams led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Collier, on motion of Senator Burns, due to legislative business.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the amendment to the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following amendment to the Proclamation:

PROCLAMATION

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

WHEREAS, The Legislature of the State of California has been called in extraordinary session and has convened on February 1, 1960; and

WHEREAS, On account of extraordinary occasions which have arisen and now exist, it is deemed desirable and necessary to submit additional subjects to the Legislature for consideration; now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power vested in me by law, hereby amend and supplement my Proclamation dated February 1, 1960, by adding the following additional purposes thereto, and thereby permitting the Legislature to legislate upon the following subjects, in addition to the subject specified in the original Proclamation and other items added thereto on February 29, 1960, to wit:

Item No. 18. To consider and act upon legislation relative to the issuance of bonds to provide capital outlay for construction or improvement of public schools.

Item No. 19. To consider and act upon legislation relative to the election of members of county boards of education.

Item No. 20. To consider and act upon legislation relative to providing funds for the purchase of farms and homes under the Veterans' Farm and Home Purchase Act.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this third day of March, 1960.

(SEAL)

(ATTESSED)

EDMUND G. BROWN, Governor of California

FRANK M. JORDAN, Secretary of State

By WALTER C. STUTLER

Assistant Secretary of State

MESSAGE FROM THE GOVERNOR

The following message from His Excellency, Edmund G. Brown, Governor of the State of California, explaining Item 18 in the above Proclamation, was ordered printed in the Journal:

MESSAGE OF GOVERNOR EDMUND G. BROWN TO THE LEGISLATURE
ON LOCAL SCHOOL CONSTRUCTION AID

One of the most urgent problems facing California is that of local school construction to take care of the accelerating school population growth in this State, a growth far greater than that of the population as a whole.

Under the present program, financed by a \$220 million school construction bond issue approved by the voters of California in November, 1958, we have been falling behind dangerously.

Even with the present \$8 million a month limit on state aid to local school construction, the bond issue has been exhausted, although it was intended to meet all needs through December 1960.

And, despite this, under the present rules and regulations governing such aid, the local allocations board has been unable to meet the legitimate and urgent demand because of the \$8 million limit.

I therefore ask the Legislature to take two immediate steps to remedy this situation and come to the aid of distressed school districts throughout the State.

First, I ask that the Legislature place a \$300 million bond issue before the voters at the June 1960 election. To accomplish this, it would be necessary for the Legislature to enact provisions shortening the various time limits now provided for in the Elections Code, and to conclude action upon the amendment prior to the 27th of March.

Second, I ask that the Legislature increase the statutory limit on expenditure of these bond funds from \$8 million a month to \$10 million a month.

In order to take care of some of the most pressing local projects which have qualified for aid by law, but already have been held up for months by the \$8 million limit, I am further asking that the new \$10 million limit be made retroactive to January 1 of this year.

There may well be those who will competently and sincerely argue that the amount of the bond issue should be either more or less, that the monthly allocation limit should be either more or less.

There are, however, two major reasons why the amount called for should not be made larger at this time.

First, there appears to be a possibility that federal aid for school construction will be approved in this session of Congress. Almost any bill approved would be of some assistance, and the versions now before the Congress would mean substantial federal contributions to the California program.

Second, I do not believe we should provide for school construction funds beyond a two-year program at this time. In addition to the possibility of federal aid, we must recognize that our present program requires legislative amendment in the 1961 Session in a number of particulars.

The whole problem of school construction aid is too complex for hasty review at this brief session of the Legislature, but I have come to the conclusion that it needs a searching examination in the 1961 General Session. I will have a number of major proposals to present for your consideration at that time. If they meet with your approval, the shape and financing of the program may well change.

I am convinced that we will be able to put into effect a series of policies at that time that will reduce substantially the amount of bonded debt the people of California will have to incur in the future to insure an adequate school construction program.

Surely, we can make sure that the money goes only for truly necessary schools. Surely, we can remove some of the technical and legal obstacles to sound reorganization movements. Surely, we can see to it that some of the islands of wealth of assessed valuation, now surrounded by educational poverty, help to carry their fair share of the school construction and maintenance tax burden.

These problems are too complex and involved for consideration in this brief session. However, we can consider both these and other related problems in the 1961 General Session. The result, I am confident, will be a sounder, fairer, more economical school construction aid program for the State of California.

It would be unfortunate then to pass a bond issue in June of this year which would carry the present program too far beyond the reach of policies which can be set in the 1961 General Session.

The argument against lesser amounts is, I believe, even stronger.

School enrollments in this State increased by 197,000 last year. In fact, one of the most dramatic ways in which Californians can judge how irresistably their State is growing, and how heavy are the burdens imposed by this growth on our state government is the fact that every

year about 200,000 more children are added to our public school enrollments. It is not likely that the needs of this program will diminish for a number of years.

Evidence has been presented to me that the state-aided school districts will apply for loans this year at a rate equal to or exceeding the rate for last year.

The imperative nature of the need for state aid for school construction can best be demonstrated by the fantastic facts of some of our fast-growing districts and the hardships they face. One of these, the Santee Elementary District of San Diego County, had an enrollment of 925 pupils last year, has more than 3,000 this year, and expects in excess of 10,000 pupils in 1962. Already it is conducting classes in 28 tract houses leased to it by the subdivider and in a nearby church. It is even conducting double sessions in some of the houses.

Another example is the Lompoc Unified District in Santa Barbara County which saw its enrollment skyrocket from under 2,000 to over 5,000 in three years. All of its city schools are on double session, and it is conducting classes on a nearby military base in an army infirmary building. The district's applications for loans to purchase five school sites needed for a crash expansion program have been held up because funds are not available.

Authorization of bonds to finance this program should keep pace with the approval of applications. While there is some lag between the time an application is first approved and the time the money is actually expended, these schools must be built and the money ultimately provided.

Loans approved up to the end of 1959 will take all of the proceeds of bonds thus far authorized by the voters. All applications that will be approved during 1960 and thereafter must be financed out of the next bond issue.

If approval of applications for construction projects and site purchase are permitted to get too far out ahead of the bonds authorized, we are merely putting off the day of reckoning and increasing the amount of future bond issues. If the statutory limitation on the amount of bonds available each month for final apportionments continues to lag behind the rate at which new applications are approved, the acquisition of sites when they are available and the construction of badly needed classrooms will be delayed. Such delays add materially to the ultimate cost of the projects.

In summary, let me say that I regard this problem as second to no other now facing California.

We can and must preserve the promise of California's growth. It is in the schools that this can best be achieved. It cannot be achieved in double and triple sessions which cheat students of precious hours of instruction, which cripple their capacity for full citizenship and full contributions to the future of California and the nation.

MESSAGE FROM THE GOVERNOR

The following message from his Excellency, Edmund G. Brown, Governor of the State of California, explaining Item 20 in the above Proclamation, was ordered printed in the Journal.

**MESSAGE OF GOVERNOR EDMUND G. BROWN TO THE LEGISLATURE
ON VETERANS BOND ISSUE LEGISLATION**

Since the adoption of the California Veterans and Farm Home Purchase Program in 1921, it has achieved a widespread and deserved reputation as one of the finest veterans programs ever established by a state.

Under it to date, 156,000 veterans have in some measure benefited from the confidence and gratitude of the State of California and its citizens. These veterans, in turn, have rewarded that confidence with one of the finest repayment records in public loan history.

In addition, this fast growing State and its building industry have had the advantage of a secure, low interest housing program which has not suffered from the limitations, hesitations and shifts in policy which have marked administration of federal housing programs in recent years.

Even in periods of adverse economic conditions, the loans have been available on a first-come, first-serve basis. And, I might add, during those same periods, the program has been self-sustaining in the sense that loan payments continue to be met by the veterans participating in the program.

It is, of course, for the purpose of new loans that additional funds must be sought periodically. For some time now, the State has been marketing \$50 million in bonds each quarter, or \$200 million a year, in order to provide financing.

Because of the many demands on public funds, it is impossible at this time to increase this rate.

But I do recommend to the Legislature that it continue bond support of this program at the present rate.

For that purpose, I ask the Legislature to place a bond issue of \$400 million on the ballot for the June primary election to continue the program for the next two years.

To accomplish this, it would be necessary for the Legislature to enact provisions shortening the various time limits now provided for in the Elections Code, and to conclude action upon the amendment prior to the 27th of March.

REPORTS OF STANDING COMMITTEES**Committee on Rules****SENATE CHAMBER, March 7, 1960****MR. PRESIDENT:** The Committee on Rules, to which was referred:

Senate Bill No. 17

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Judiciary.

BURNS, Chairman**SENATE CHAMBER, March 7, 1960****MR. PRESIDENT:** The Committee on Rules, to which was referred:

Senate Bill No. 18

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Local Government.

BURNS, Chairman

SENATE CHAMBER, March 7, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 19

Senate Bill No. 15

Has had the same under consideration, and finds that they are within the purview of the call and recommends that they be referred to the Committee on Education.

BURNS, Chairman

SENATE CHAMBER, March 7, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 21

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Revenue and Taxation.

BURNS, Chairman

SENATE CHAMBER, March 7, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 20

Senate Bill No. 22

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Transportation.

BURNS, Chairman

RE-REFERENCE OF BILLS

Pursuant to the recommendation of the Committee on Rules, the following bills were re-referred to committees:

Senate Bill No. 15: By Senator Richards—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Re-referred to Committee on Education.

Senate Bill No. 17: By Senator Cobey—An act to amend Section 10308 of the Government Code, relating to the California Law Revision Commission.

Re-referred to Committee on Judiciary.

Senate Bill No. 18: By Senators Shaw and O'Sullivan—An act to amend Section 28107 of the Education Code, relating to school district public libraries.

Re-referred to Committee on Local Government.

Senate Bill No. 19: By Senator Rodda—An act to amend Section 8162 of the Education Code, relating to physical education courses.

Re-referred to Committee on Education.

Senate Bill No. 20: By Senator Richards (Co-authored by Assemblyman Rees)—An act to add Chapter 11 (commencing at Section 26000) to Division 20 of the Health and Safety Code, to add Chapter 6 (commencing at Section 28300) to Division 12 of, and to amend Section 4760 of the Vehicle Code, relating to motor vehicle air pollution.

Re-referred to Committee on Transportation.

Senate Bill No. 21: By Senator Dilworth—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Re-referred to Committee on Revenue and Taxation.

Senate Bill No. 22: By Senator Dilworth—An act to repeal Section 9251 of the Vehicle Code, relating to the registration of electric vehicles.

Re-referred to Committee on Transportation.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, February 29, 1960; Tuesday, March 1, 1960; Wednesday, March 2, 1960; and Thursday, March 3, 1960, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 23: By Senator Shaw—An act to amend Section 19560 of the Education Code, relating to apportionment of funds for the purchase of school facilities from another school district.

Referred to Committee on Rules.

Senate Bill No. 24: By Senators Cameron, Miller, Farr, Johnson, and O'Sullivan—An act to add Section 615 to the Education Code, relating to the selection of members of county boards of education, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 25: By Senators Regan and Fisher (Coauthored by Assemblyman Munnell)—An act to amend Section 75076 of the Government Code, relating to contributions under the Judges' Retirement Law for prior service.

Referred to Committee on Rules.

Senate Bill No. 26: By Senator Dilworth—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Senate Constitutional Amendment No. -- of the 1960 - - - - Extraordinary Session, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 27: By Senator Gibson—An act to amend Section 602 of, and to add Section 615 to, the Education Code, relating to the selection of members of county boards of education, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 28: By Senator Cobey—An act to amend Sections 24375.03, 24375.10, 24375.12, 24375.15, 24375.16, 24375.50, 24375.84, 24375.86, 24375.87, and 24376.21 of the Health and Safety Code, relating to the San Joaquin Valley Air Pollution Control District.

Referred to Committee on Rules.

Senate Bill No. 29: By Senators Dilworth and Rodda—An act to amend Section 19859 of the Education Code, relating to school building aid.

Referred to Committee on Rules.

Senate Constitutional Amendment No. 2: By Senators Dilworth, Donnelly, Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Edhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmblad, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 3: By Senator Richards—Relative to designating October 15th of each year as "Poetry Day."

Referred to Committee on Rules.

ADJOURNMENT

At 2.50 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.45 p.m., Tuesday, March 8, 1960.

JOHN F. LEA, Minute Clerk.

CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

NINTH LEGISLATIVE DAY

TWELFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, March 8, 1960

The Senate met at 2.45 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobby, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Good Lord, kind Lord, Help us keep our heads in these days when our world presents so many situations which generate more heat than light; and in the keeping of our sanity, perchance we may save our own souls and our world from destruction. For this we devoutly pray. AMEN.

RESOLUTIONS

The following resolutions were offered:

By Senator Rodda:

Senate Resolution No. 13

Relative to congratulating the Sacramento 1960 Winter Games
People-to-People Committee*Resolved by the Senate of the State of California, as follows:*

WHEREAS, During the recent VIII Winter Olympic Games, held at Squaw Valley, California, a remarkable demonstration of international good will occurred in that many Sacramento people entertained foreign athletes in their homes, thus providing them with a real chance to know and understand Americans as individuals; and

WHEREAS, Although some 300 foreign athletes were entertained by Sacramento hosts, it was impossible for the People-to-People Committee to utilize all of the 600 host families and the 100 interpreters who volunteered their services to this fine cause; and

WHEREAS, Among the hundreds of people who gave generously of their time and ability to help with the work of the People-to-People Committee special commendation is appropriate for Alan E. Bartholmey of Sacramento, President of the Committee, whose determined and persistent enthusiasm overcame tremendous problems; for Mrs. Thomas Lathrop of Sacramento, Vice President of the Committee and herself a German war bride, whose interest in this project over many months led to the assembling of the large pool of interpreters; for Mrs. Preble Motley of Davis, whose diplomacy and tact in making arrangements with the athletes at Squaw Valley convinced them of the value of such an American experience; and for Mrs. William A. Campbell of Carmichael, who organized the large staff necessary to convert the California State Fairgrounds into a "welcome center" at which the American hosts and the foreign athletes could meet; and

WHEREAS, The entire program would have been impossible but for the generous donation by the Greyhound Corporation, of 24 bus trips which made it possible for the committee to offer free transportation in America's most modern busses to Sacramento and back again to Squaw Valley; now, therefore, be it

Resolved by the Senate of the State of California, That the Senate hereby extends its sincere congratulations to all those named above and to the hundreds of other Sacramentans who have made such a generous contribution to the cause of international good feeling; and be it further

Resolved, That the Secretary of the Senate is directed to send suitably prepared copies of this resolution to Alan E. Bartholmey, Mrs. Thomas Lathrop, Mrs. Preble Motley, Mrs. William A. Campbell, and to Mr. F. W. Ackerman of Chicago, President of the Greyhound Corporation.

Resolution read, and unanimously adopted on a motion by Senator Rodda.

By Senator O'Sullivan:

Senate Resolution No. 14

Relative to the printing of Senate Resolutions in the Journals

Resolved by the Senate of the State of California, That commencing with the 1961 Regular Session of the Legislature, when any Senate resolution previously printed is before the Senate for adoption it shall be printed in the Senate Daily Journal only if amendments to it have been adopted, in which case it shall be printed as amended. In the absence of such amendments, Senate Resolutions before the Senate for adoption shall be referred to by day and page of the Journal as printed upon introduction.

Resolution read, and referred to the Committee on Rules.

By Senator O'Sullivan:

Senate Resolution No. 15

Relative to the corrected Senate Journal

Resolved by the Senate of the State of California, That commencing with the 1961 Regular Session of the Legislature, the corrected Senate Daily Journal shall be printed on book paper and the certifying signatures on the official copies thereof shall be placed on a certification page or jacket to be attached to such official copies.

Resolution read, and referred to the Committee on Rules.

By Senator O'Sullivan:

Senate Resolution No. 16

Relative to the printing of reports of Senate Interim Committees

Resolved by the Senate of the State of California, as follows:

1. Rule 51 of the Permanent Standing Rules of the Senate is amended to read:
51. Messages from the Governor (other than biennial messages and inaugural addresses) shall be printed in the Journal, unless otherwise ordered by the Senate.
Letters of transmittal presenting reports of interim committees and reports of such state departments and agencies as shall be made to the Senate pursuant to law or resolutions adopted by the Senate, shall be printed in the Journal, but the reports shall be printed in the Appendix to Journals unless otherwise directed by the Senate or by the Committee on Rules pursuant to Rule 51.5.

2. Rule 51.5 is added to the Permanent Standing Rules of the Senate, to read:
51.5. All requests for the printing of reports of Senate interim committees shall be by resolution.

No resolution for the printing of a report of a Senate interim committee shall be considered for adoption until it has been referred to the Committee on Rules for determination of the number of copies needed; and whether or not the report shall be printed in the Appendix to Journals. In no event shall more than 1,000 copies of any interim committee report be authorized by the Committee on Rules on the first printing, exclusive of the Journal Appendix copies, if the report is to be printed therein, unless the Committee on Rules finds and determines that there is a special need for that report in greater numbers.

Upon determination by the Committee on Rules that additional copies of a Senate interim committee report are required at any time following the first printing of the authorized number of copies, the Committee on Rules may authorize one or more additional printings in the numbers found by it to be necessary and may make funds available therefor.

The State Printer shall hold the type for each Senate interim committee report for a period of 60 days from the date of the first printing or for a longer period if so directed by the Committee on Rules.

No Senate interim committee report shall contain more than 100 pages, including the front and back cover thereof and any appendix, unless a greater number of pages has been approved and authorized by the Committee on Rules.

Resolution read, and referred to the Committee on Rules.

By Senator O'Sullivan:

Senate Resolution No. 17

Relative to the Daily and Weekly Histories

Resolved by the Senate of the State of California, That commencing with the 1961 Regular Session of the Legislature, in prescribing the form and content of the Daily and Weekly Histories pursuant to Joint Rule No. 17, the Secretary of the Senate shall incorporate the recommendations contained in Chapter III of the Report on Reduction of Legislative Printing Costs by the Subcommittee on Legislative Printing to the Joint Committee on Legislative Organization, dated February, 1960.

Resolution read, and referred to the Committee on Rules.

By Senator O'Sullivan:

Senate Resolution No. 18

Relative to the form of congratulatory resolutions

Resolved by the Senate of the State of California, That commencing with the 1961 Regular Session of the Legislature, the Committee on Rules shall prescribe the format for preparation of presentation copies of resolutions of congratulation or condolence, or any resolution containing an instruction to the Secretary of the Senate to transmit a suitably prepared copy to some person or persons.

For such resolutions, the Committee on Rules shall adopt two standard resolution blanks, one to be used in the case of resolutions relating to government officials or former officials or in such cases as approved by the Committee on Rules, and one for all other such resolutions.

Presentation copies of resolutions shall be typewritten on these blanks in a type face resembling printing. Folders or covers for such resolutions shall be of heavy paper or cardboard.

Resolution read, and referred to the Committee on Rules.

By Senator McAtter:

Senate Resolution No. 19

Relating to the Olympic Club of San Francisco

WHEREAS, Among the most select of internationally famous athletic clubs is the Olympic Club of San Francisco; and

WHEREAS, This oldest athletic club in the United States will commence its centennial year on May 6, 1960; and

WHEREAS, The Olympic Club has been the scene of, or intimately associated with, innumerable sporting events of a wide variety; and

WHEREAS, This renowned organization has many times enjoyed championship status in all types of amateur sports in world, national, and regional competition; and

WHEREAS, The "Winged O" emblem of the Olympic Club has been seen, respected, and admired by spectators and competitors the world over; and

WHEREAS, Today the Olympic Club boasts of over 3,000 members and two 18-hole golf courses; and

WHEREAS, These physical properties make an inestimable contribution to the charm and dignity of San Francisco; and

WHEREAS, The members of the Club are some of the most distinguished leaders in business, civic, and social affairs; now, therefore, be it

Resolved by the Senate of the State of California, That the members extend hearty congratulations to the members of the Olympic Club of San Francisco on the occasion of the 100th Anniversary of the Club on May 6, 1960; and be it further

Resolved, That the Secretary of the Senate is directed to transmit two suitably prepared copies of this resolution to the Olympic Club of San Francisco on behalf of the membership, past and present, of this outstanding organization.

Resolution read, and unanimously adopted on a motion by Senator McAtteer.

REPORTS OF STANDING COMMITTEES

Committee on Education

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 3

Senate Bill No. 5

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

DONNELLY, Chairman

Above reported bills re-referred to Committee on Finance.

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 2

Senate Bill No. 4

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DONNELLY, Chairman

Above reported bills ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 6

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Education.

BURNS, Chairman

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 25

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Governmental Efficiency.

BURNS, Chairman

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 26

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Elections.

BURNS, Chairman

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 28

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Public Health and Safety.

BURNS, Chairman

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 23

Senate Bill No. 29

Senate Bill No. 24

Senate Constitutional Amendment No. 2

Senate Bill No. 27

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Education.

BURNS, Chairman

RE-REFERENCE OF BILLS

Pursuant to the recommendation of the Committee on Rules, the following bills were re-referred to committees:

Senate Bill No. 6: By Senator Murdy—An act to amend Section 19576 of the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Re-referred to Committee on Education.

Senate Bill No. 23: By Senator Shaw—An act to amend Section 19560 of the Education Code, relating to apportionment of funds for the purchase of school facilities from another school district.

Re-referred to Committee on Education.

Senate Bill No. 24: By Senators Cameron, Miller, Farr, Johnson, and O'Sullivan—An act to add Section 615 to the Education Code, relating to the selection of members of county boards of education, and declaring the urgency thereof, to take effect immediately.

Re-referred to Committee on Education.

Senate Bill No. 25: By Senators Regan and Fisher (Co-authored by Assemblyman Munnell)—An act to amend Section 75076 of the Government Code, relating to contributions under the Judges' Retirement Law for prior service.

Re-referred to Committee on Governmental Efficiency.

Senate Bill No. 26: By Senator Dilworth—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Senate Constitutional Amendment No. _____ of the 1960

Extraordinary Session, to take effect immediately.

Re-referred to Committee on Elections.

Senate Bill No. 27: By Senator Gibson—An act to amend Section 602 of, and to add Section 615 to, the Education Code, relating to the selection of members of county boards of education, and declaring the urgency thereof, to take effect immediately.

Re-referred to Committee on Education.

Senate Bill No. 28: By Senator Cobey—An act to amend Sections 24375.03, 24375.10, 24375.12, 24375.15, 24375.16, 24375.50, 24375.84, 24375.86, 24375.87, and 24376.21 of the Health and Safety Code, relating to the San Joaquin Valley Air Pollution Control District.

Re-referred to Committee on Public Health and Safety.

Senate Bill No. 29: By Senators Dilworth and Rodda—An act to amend Section 19859 of the Education Code, relating to school building aid.

Re-referred to Committee on Education.

Senate Constitutional Amendment No. 2: By Senators Dilworth, Donnelly, Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stjern, Teale, Thompson, and Williams—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 of Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

Re-referred to Committee on Education.

REQUEST FOR UNANIMOUS CONSENT

Senator Richards asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 3, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 3

Senate Concurrent Resolution No. 3—Relating to designating October 15th of each year as "Poetry Day."

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stjern, Teale, Thompson, and Williams—40.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 30: By Senator Collier—An act to amend Sections 8003, 8152, 22651, and 22652 of the Vehicle Code, relating to the registration of vehicles, the removal of vehicles from highways and public property, and the regulation of vehicle parking.

Referred to Committee on Rules.

Senate Bill No. 31: By Senators Farr, Rodda, and Byrne—An act to amend Section 20205 of the Education Code, relating to county junior college tuition funds.

Referred to Committee on Rules.

Senate Bill No. 32: By Senators Farr, Rodda, and Byrne—An act to add Article 11 (commencing with Section 2791) to Chapter 7 of Division 5 of the Education Code, relating to junior college district organization.

Referred to Committee on Rules.

ADJOURNMENT

At 3.15 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Wednesday, March 9, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TENTH LEGISLATIVE DAY
THIRTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 9, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Good Lord, This is important business to which we are called: to provide for the maintenance of the institutions of free government in our State. It is so easy to be wasteful and improvident. It is equally easy and appealing for us to be penurious and shortsighted. We want to avoid these extremes, and we pray for wisdom and understanding that we may do so. AMEN.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Bill No. 2—An act to add Article 4.5 (commencing at Section 24856) to Chapter 13 of Division 18 of the Education Code, relating to a branch facility of Los Angeles State College.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 4—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read second time, ordered engrossed, and to third reading.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 8, 1960

MR. PRESIDENT: The Committee on Rules has submitted:

Senate Concurrent Resolution No. 3

And reports the same correctly digested.

BURNS, Chairman

Committee on Local Government

SENATE CHAMBER, March 9, 1960

MR. PRESIDENT: The Committee on Local Government, to which was referred: Senate Bill No. 7

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

TEALE, Chairman

Above reported bill passed to second reading

Committee on Rules

SENATE CHAMBER, March 9, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 30

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Transportation.

BURNS, Chairman

SENATE CHAMBER, March 9, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 31

Senate Bill No. 32

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Education.

BURNS, Chairman

RE-REFERENCE OF BILLS

Pursuant to the recommendation of the Committee on Rules, the following bills were re-referred to committees:

Senate Bill No. 30: By Senator Collier—An act to amend Sections 8003, 8152, 22651 and 22652 of the Vehicle Code, relating to the registration of vehicles, the removal of vehicles from highways and public property, and the regulation of vehicle parking.

Re-referred to Committee on Transportation.

Senate Bill No. 31: By Senators Farr, Rodda, and Byrne—An act to amend Section 20205 of the Education Code, relating to county junior college tuition funds.

Re-referred to Committee on Education.

Senate Bill No. 32: By Senators Farr, Rodda, and Byrne—An act to add Article 11 (commencing with Section 2791) to Chapter 7 of Division 5 of the Education Code, relating to junior college district organization.

Re-referred to Committee on Education.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 33: By Senators Miller, Rodda, Fisher, Burns, O'Sullivan, Coley, Farr, Sporn, Coombs, Shaw, Cameron, Regan, Slattery,

Montgomery, Hollister, Rattigan, Beard, McBride, Teale, McAteer, Arnold, Donnelly, Short, Collier, Richards, Christensen, Williams, Murdy, Dolwig, and McCarthy—An act to add Chapter 1.5, commencing at Section 23626, to Division 18 of the Education Code, relating to the Co-ordinating Council for Higher Education.

Referred to Committee on Rules.

Senate Bill No. 34: By Senators Dilworth, Farr, Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Thompson, Stiern, and Williams—An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued; and providing for the submission of this act to a vote of the people at the direct primary election to be held in the month of June, 1960.

Referred to Committee on Rules.

Senate Bill No. 35: By Senators Fisher, Miller, Beard, Cameron, Teale, Slattery, Rodda, Shaw, Stiern, McAteer, Cobey, O'Sullivan, Regan, Burns, McBride, Rattigan, Christensen, Collier, Richards, Gibson, Farr, Holmdahl, Montgomery, Short, Arnold, Donnelly, and Grunsky—An act to add Section 24000 to the Education Code, relating to state colleges.

Referred to Committee on Rules.

Senate Constitutional Amendment No. 3: By Senators Miller, Coombs, Shaw, Cameron, Regan, Slattery, Cobey, Montgomery, Hollister, Rattigan, Beard, Burns, Rodda, McBride, Teale, McAteer, Arnold, Donnelly, O'Sullivan, Short, Collier, Richards, Stiern, Christensen, Williams, Murdy, Dolwig, and McCarthy—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Referred to Committee on Rules.

Senate Constitutional Amendment No. 4: By Senator Dilworth—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding to Article XVI thereof

a new section to be numbered 21, relating to the issuance of bonds to provide farm and home purchase aid for veterans.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 4: By Senator Rodda (Co-authored by Assemblymen MacBride and Z'berg)—Relative to the preservation and interpretation of historic sites.

Referred to Committee on Rules.

ADJOURNMENT

At 2.45 p.m., on motion of Senator McCarthy, the President declared the Senate adjourned until 2.30 p.m., Thursday, March 10, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

ELEVENTH LEGISLATIVE DAY
FOURTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 10, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erihart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God our Father, We are thankful for the privilege of living in this land, "America the Beautiful."

"O beautiful for spacious skies, for amber waves of grain,

For purple mountained majesties, above the fruited plain.

O beautiful for pilgrim feet, whose stern impassioned stress,

A thoroughfare for freedom beat across the wilderness.

America! America! God shed His grace on thee,

And crown Thy good with brotherhood from sea to shining sea." AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Cobey, on motion of Senator Berry, due to legislative business.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the amendment to the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following amendment to the Proclamation:

Proclamation

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

WHEREAS, The Legislature of the State of California has been called in extraordinary session and has convened on February 1, 1960; and

WHEREAS, On account of extraordinary occasions which have arisen and now exist, it is deemed desirable and necessary to submit additional subjects to the Legislature for consideration; now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power vested in me by law, hereby amend and supplement my Proclamation dated February 1, 1960, by adding the following additional purposes thereto, and thereby permitting the Legislature to legislate upon the following subjects, in addition to the subject specified in the original Proclamation and other items added thereto on February 29, 1960, and March 3, 1960, to wit:

Item No. 21. To consider and act upon legislation to provide funds required by the Department of Employment for the administration of unemployment service, unemployment compensation and extended duration benefits during the fiscal year 1959-1960.

Item No. 22. To consider and act upon legislation relative to the distribution of sample ballots and voter information in connection with school district elections.

Item No. 23. To consider and act upon legislation relative to the exercise of the power of eminent domain by the San Francisco Port Authority and the selection and tenure of that agency's port director.

Item No. 24. To consider and act upon legislation relative to official court reporters in the Counties of San Bernardino, San Diego, and Sonoma.

Item No. 25. To consider and act upon legislation relative to constables and marshals in the County of San Bernardino.

Item No. 26. To consider and act upon legislation relative to the establishment of a municipal court in the Walnut Creek Judicial District.

Item No. 27. To consider and act upon legislation to create an Embarcadero Municipal Improvement District in Santa Barbara County.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this tenth day of March, 1960.

(SEAL)
(ATTEST)

EDMUND G. BROWN, Governor of California
FRANK M. JORDAN, Secretary of State
By WALTER C. STUTLER
Assistant Secretary of State

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 10, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 1. An act to amend Section 13.5 of Chapter 124 of the Statutes of 1955, and to add Article 4 (commencing at Section 5050) to Chapter 1 of Division 5 of the Public Resources Code, relating to Squaw Valley.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2
Senate Bill No. 4

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 33

Senate Bill No. 35

Senate Constitutional Amendment No. 3

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Education.

BURNS, Chairman

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 31

Senate Constitutional Amendment No. 4

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Military and Veterans Affairs.

BURNS, Chairman

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 4

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Natural Resources.

BURNS, Chairman

RE-REFERENCE OF BILLS

Pursuant to the recommendation of the Committee on Rules, the following bills were re-referred to committees:

Senate Bill No. 33: By Senators Miller, Rodda, Fisher, Burns, O'Sullivan, Cobey, Farr, Stiern, Coombs, Shaw, Cameron, Regan, Slattery, Montgomery, Hollister, Rattigan, Beard, McBride, Teale, McAteer, Arnold, Donnelly, Short, Collier, Richards, Christensen, Williams, Murdy, Dolwig, and McCarthy—An act to add Chapter 1.5, commencing at Section 23626, to Division 18 of the Education Code, relating to the Co-ordinating Council for Higher Education.

Re-referred to Committee on Education.

Senate Bill No. 34: By Senators Dilworth, Farr, Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Thompson, Stiern, and Williams—An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the

expense of preparing and of advertising the sale of bonds herein authorized to be issued; and providing for the submission of this act to a vote of the people at the direct primary election to be held in the month of June, 1960.

Re-referred to Committee on Military and Veterans Affairs.

Senate Bill No. 35: By Senators Fisher, Miller, Beard, Cameron, Teale, Slattery, Rodda, Shaw, Stiern, McAteer, Cobey, O'Sullivan, Regan, Burns, McBride, Rattigan, Christensen, Collier, Richards, Gibson, Farr, Holmdahl, Montgomery, Short, Arnold, Donnelly, and Grunsky—An act to add Section 24900 to the Education Code, relating to state colleges.

Re-referred to Committee on Education.

Senate Constitutional Amendment No. 3: By Senators Miller, Coombs, Shaw, Cameron, Regan, Slattery, Cobey, Montgomery, Hollister, Rattigan, Beard, Burns, Rodda, McBride, Teale, McAteer, Arnold, Donnelly, O'Sullivan, Short, Collier, Richards, Stiern, Christensen, Williams, Murdy, Dolwig, and McCarthy—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Re-referred to Committee on Education.

Senate Constitutional Amendment No. 4: By Senator Dilworth—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding to Article XVI thereof a new section to be numbered 21, relating to the issuance of bonds to provide farm and home purchase aid for veterans.

Re-referred to Committee on Military and Veterans Affairs.

Senate Concurrent Resolution No. 4: By Senator Rodda (Co-authored by Assemblymen MacBrate and Z'berg)—Relative to the preservation and interpretation of historic sites.

Re-referred to Committee on Natural Resources.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 36: By Senator McBride—An act to amend the heading of Article 3, commencing with Section 610, of Chapter 1 of Division 3.5 of Title 1 of the Government Code, and to add Section 625 and Article 3, commencing with Section 630, to Chapter 1 of Division 3.5 of Title 1 of the Government Code, relating to claims against the State, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 37: By Senator Hollister—An act to create the Embarcadero Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Referred to Committee on Rules.

Senate Bill No. 38: By Senator Shaw—An act to amend Section 71604.1 of the Government Code, relating to constables and marshals.

Referred to Committee on Rules.

Senate Bill No. 39: By Senator Miller—An act to add Section 24213 to the Education Code, relating to employees of state colleges.

Referred to Committee on Rules.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 7—An act to amend Section 25351.3 of the Government Code, relating to powers and duties of boards of supervisors.

Bill read second time, ordered engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 2—An act to add Article 4.5 (commencing at Section 24856) to Chapter 13 of Division 18 of the Education Code, relating to a branch facility of Los Angeles State College.

Motion to Re-refer Senate Bill No. 2

Senator Shaw moved that Senate Bill No. 2 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 4—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Motion to Re-refer Senate Bill No. 4

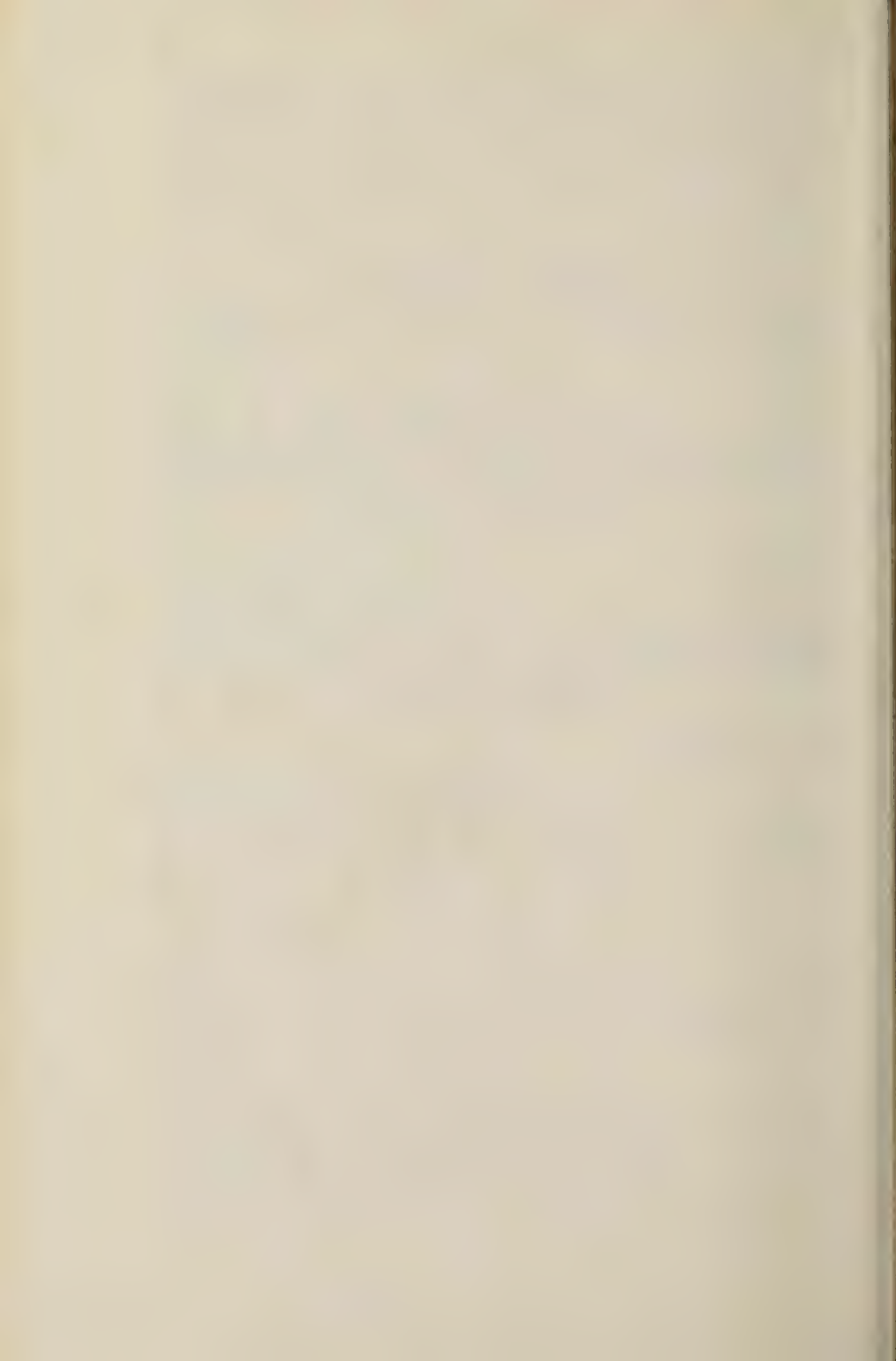
Senator Shaw moved that Senate Bill No. 4 be re-referred to Committee on Finance.

Motion carried.

ADJOURNMENT

At 2.45 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 9.15 a.m., Friday, March 11, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWELFTH LEGISLATIVE DAY

FIFTEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Friday, March 11, 1960

The Senate met at 9.15 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, Montgomery, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—32.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Good Lord, The tempo for "the living of these days" is too fast for us to travel and keep our poise and sanity; and the ends we seek in our frenzy are often too crass to contribute to the good life we want to live. Help us to slow down so we may the better see where we are going, lest we meet ourselves coming down the road with nothing in our hands but ashes. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Farr, on motion of Senator Cobey, due to legislative business.

Senator Beard, on motion of Senator Fisher, due to legislative business.

Senator Rattigan, on motion of Senator Rodda, due to legislative business.

Senator McAteer, on motion of Senator Burns, due to legislative business.

Senator McBride, on motion of Senator Burns, due to legislative business.

Senator McCarthy, on motion of Senator Burns, due to legislative business.

Senator Miller, on motion of Senator Burns, due to legislative business.

Senator Teale, on motion of Senator Burns, due to legislative business.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 7

And reports the same correctly engrossed.

BURNS, Chairman

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time.

Senate Bill No. 40: By Senators Flier, Cameron, and Montgomery—
An act to amend Section 959 of the Education Code, relating to school district elections.

Referred to Committee on Rules.

ADJOURNMENT

At 9.25 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.15 p.m., Tuesday, March 15, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

THIRTEENTH LEGISLATIVE DAY
NINETEENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, March 15, 1960

The Senate met at 2.15 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Ehrhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, We humbly confess that we haven't done too well in the human situation here upon the earth. We do not seem to know how to put away our weapons of mutual destruction. Ignorance, hunger, and crime beset us day and night. Prejudice and bigotry deny basic human rights to millions and raise their ugly heads in the temples of religion. So, good Lord, if you can do it, won't you come down again to walk with us in our gardens in the cool of the day to encourage us to do better? AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Stiern led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Farr, on motion of Senator Christensen, due to legislative business.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Natural Resources.

BURNS, Chairman

Above reported bill re-referred to Committee on Natural Resources.

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 36

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be re-referred to the Committee on Finance.

BURNS, Chairman

Above reported bill re-referred to Committee on Finance.

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 37

Senate Bill No. 38

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bills re-referred to Committee on Local Government.

SENATE CHAMBER, March 11, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 39

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

Committee on Education

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Bill No. 15

Has had the same under consideration, and reports the same back with recommendation: Do pass.

DONNELLY, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 40

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bill re-referred to Committee on Local Government.

Committee on Education

SENATE CHAMBER, March 15, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 6

Senate Bill No. 23

Senate Bill No. 24

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DONNELLY, Chairman

Above reported bills ordered to second reading.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, March 7, 1960; Tuesday, March 8, 1960; Wednesday, March 9, 1960; Thursday, March

10, 1960; and Friday, March 11, 1960, be approved as corrected by the Minute Clerk and Journal Clerk.

Motion carried.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 41: By Senator Grunsky—An act to add Section 616 to the Education Code, relating to the election of members of county boards of education and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 42: By Senator Fisher—An act to amend Section 70048 of the Government Code, relating to superior court reporters.

Referred to Committee on Rules.

Senate Bill No. 43: By Senator Rattigan—An Act to add Article 14 (commencing at Section 25351) to Chapter 13, of Division 18 of the Education Code, relating to a state college for Sonoma County.

Referred to Committee on Rules.

Senate Bill No. 44: By Senator Shaw—An act to amend Section 74263 and 74264 of the Government Code, relating to the San Bernardino Municipal Court.

Referred to Committee on Rules.

Senate Bill No. 45: By Senator McAteer (Co-authored by Assemblymen Burton, Busterud, Meyers, Gaffney, Marks, and O'Connell)—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 46: By Senators Fisher, Arnold, O'Sullivan, Teale, Richards, Rodda, Holmdahl, Shaw, McAteer, Murdy, and Burns—An act to amend Section 425 of, and to add Sections 424 and 425.1 to, the Health and Safety Code, relating to air pollution.

Referred to Committee on Rules.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Bill No. 7—An act to amend Section 25351.3 of the Government Code, relating to powers and duties of boards of supervisors.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Burns, Byrne, Christensen, Collier, Coombs, Dilworth, Fisher, Gibson, Grunsky, Hollister, Johnson, McAteer, McBride, Miller, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, and Williams—25.

NOES—None.

Bill ordered transmitted to the Assembly.

ADJOURNMENT

At 2.45 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.15 p.m., Wednesday, March 16, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FOURTEENTH LEGISLATIVE DAY
TWENTIETH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 16, 1960

The Senate met at 2.15 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Butts, Byrne, Chaffin, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Ehardt, Felt, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodde, Shaw, Short, Slattery, Stern, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. L. E. Metcalf:

Our Father, Keep us teachable, we pray, even though we have become middle-aged adults and some of us are full of years, for there is so much to learn. Keep us teachable that we may be able to hold to the best from our past, and grasp with firmer hand the eternal light that will lead us to discover new and enlarged dimensions of truth. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Teale, on motion of Senator Arnold, due to legislative business.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, February 29, 1960

To the Senate of the State of California:

I have the honor to transmit to you herewith a list of interim appointments heretofore made by me to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

Respectfully submitted,

EDMUND G. BROWN, Governor

ELMER C. ALDRICH, a resident of Sacramento, is a career man in state government and has worked all his adult life in the park, recreation, fish and game and wildlife

fields, joined the Department of Fish and Game in 1942, then spent two years in the Navy from 1944 to 1946; upon his release, he joined the State Personnel Board, doing personnel work in the park, fish and game, recreation and other natural resources fields; in 1949, he joined the Division of Beaches and Parks, where he was in charge of public education and information and also worked on the division's five-year master plan; he has been executive officer of the California Public Outdoor Recreation Plan Committee; is a member of a variety of recreation, park and wild-life professional groups; was appointed, effective February 4, 1960, Chief, Division of Recreation, vice A. Wayne Bartholomew, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Chief, Division of Recreation, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director.

IRVING KLEIN, a resident of Santa Rosa, is one of the few survivors of the original "Lost Battalion" of World War I. His service in that conflict won him the highly prized Distinguished Service Cross, the Italian War Cross, the Purple Heart, and the French Croix de Guerre; has been active for many years in hospital work for all veterans and in various forms of aid for the disabled; he is a past department commander of the Jewish War Veterans, a past American Legion Post Commander, and a member of the Veterans of Foreign Wars and the Disabled American War Veterans; has served on the California Veterans Board since September 5, 1956; was reappointed, effective February 23, 1960, Member, California Veterans Board, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 9, 1960

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

MRS. JUDY CONLEY, a resident of Chico and member of the Chico City Council for the past four years; is a free-lance stenotype reporter; the wife of William E. Conley, an assistant professor in industrial arts at Chico State College; active in Democratic politics, is a member of the Democratic State Central Committee and was a delegate to the National Convention at Chicago in 1956; she served two terms as a regional vice-president of the California Democratic Council; is a member of the League of Women Voters, Business and Professional Women, Soroptimist Club, and the American Guild of Organists; is organist and Sunday School Superintendent of the Young People's Department of the Esplanade Baptist Church;

Member, Certified Shorthand Reporters Board, vice Lloyd Dethlefsen, term expired, for the term prescribed by law, ending December 31, 1962.

HARRY T. SHAFER, an attorney and resident of Compton; is a graduate of Yale University, later obtained his LL.B. degree from the Columbia University School of Law, and was admitted to practice law in Connecticut the following year; he was admitted to the California Bar in 1948; has been active in Democratic circles; together with Assemblyman Carley Porter, he was among the founders of the Compton Democratic Club and has been its president since 1950;

Member, Certified Shorthand Reporters Board, vice Kenneth W. Andreen, resigned, for the term prescribed by law, ending December 31, 1961.

CLAUDE JENNINGS, a resident and official municipal court reporter in Long Beach; he attended high school and Long Beach City College; served in the Coast Guard in World War II, was stationed for two years in Sydney, Australia, acting as Coast Guard hearing reporter; prior to the war he was a conference reporter for Douglas Aircraft;

Member, Certified Shorthand Reporters Board, vice Norman C. McKnight, term expired, for the term prescribed by law, ending December 31, 1962.

Respectfully submitted,

EDMUND G. BROWN, Governor

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 8, 1960

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

HAROLD L. ZELLERRACH, a resident of San Francisco, is chairman of the board of the Zellerbach Paper Company; retired from active management of the related Crown Zellerbach Corporation last April, following his 65th birthday; he had served as executive vice president for 18 years in 1956, when he was made acting chairman of the board in the absence of his brother, James D. Zellerbach, now United States Ambassador to Italy; served on the War Production Board during World War II and later with the Office of Price Administration and the Civilian Production Administration; currently co-chairman of the Northern California Committee for Refugees, he is directing a fund-raising campaign; is president of the San Francisco Art Commission, and of the Newhouse Foundation, is a trustee of the United States Council of the International Chamber of Commerce, of the California Palace of the Legion of Honor and of the University of Pennsylvania, where he was graduated in economics in 1917; he holds directorships of Rayonier, Inc., Niantic Corporation and the Pacific National Bank of San Francisco;

Member, State Park Commission, vice Joseph R. Knowland, term expired, for the term prescribed by law, ending January 15, 1964.

Respectfully submitted,

EDMUND G. BROWN, Governor

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 2, 1960

To the Senate of the State of California: I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

HEMAN G. STARK, a resident of Sacramento, was graduated from the University of Montana School of Journalism in 1926; in 1928 he went to work for the Los Angeles County Probation Department as a deputy probation officer; in 1931 he became supervisor of a Los Angeles County forestry camp, the first such camp for delinquent youths in the State; from 1933 to 1941 he was in charge of the probation department's delinquency prevention program and developed community co-ordinating councils in Los Angeles County; from 1940 to 1943 was director of Civilian War Services in Los Angeles County; joined the Youth Authority in 1943 as chief of the department's division of Field Services, in charge of parole and delinquency prevention activities; during 1949 he was on leave for four months to serve on the staff of General Lucius Clay to direct a study of youth problems in postwar Germany; for part of 1950 and 1951, he was loaned to the State Office of Civil Defense as assistant director of civil defense in charge of Southern California; is also chairman of the Youth Authority Board and has been director of the Department of Youth Authority since September 1, 1952;

Director, Department of Youth Authority, vice self, term expired, for the term prescribed by law, ending March 15, 1964.

Respectfully submitted,

EDMUND G. BROWN, Governor

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 1, 1960

To the Senate of the State of California: I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

LOUIS L. HABER, a resident of Santa Cruz, furniture dealer and active boatsman who is a long time member of the Santa Cruz Yacht Club; operates Haber's Eastern Furniture Store; is a director of the Santa Cruz Land and Cattle Company, and treasurer of the Dalma Finance Corporation of Santa Cruz; has also been chairman of the Community Chest campaign and the March of Dimes; president of the Lions Club, the Greater Santa Cruz Chamber of Commerce, the Jewish Community Center, and the local 20-30 Club; and served in many other civic enterprises;

Member, Small Craft Harbors Commission, vice Malio Stagnaro, term expired, for the term prescribed by law, ending January 15, 1964.

Respectfully submitted,

EDMUND G. BROWN, Governor

GEORGE C. FLEHARTY, a resident of Redding; has served four terms and is presently Mayor of that city; a member of the Shasta County Water Resources Board three years; member of the California League of Cities Statewide Water Problems Committee and secretary of the Pacific Coast Power Committee; served five terms as president of the Sacramento Valley Division of the League of California Cities; vice president of the Mayors and Councilman's Section of the League, and was chairman of the final session of the California Conference on Conservation in 1948. He is president and general manager of television stations KVIB, Redding, and

KBIQ, Eureka, and radio station KVIP; was appointed, effective June 30, 1959, member, California Water Commission, vice Richard H. Fuidge, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1961.

KENT STAHLHORN, a resident of Sacramento; was graduated from Emory University in Atlanta, Georgia; was in private practice in Arizona from 1933 to 1942. During World War II he served with the War Reclamation Authority in San Francisco, and immediately after the war was admitted to the California Bar. He entered the Bureau of Reclamation in 1946 and has served in the Department of the Interior since. He has specialized in water rights work and other reclamation problems since, and in December, 1952, became Assistant Regional Solicitor in charge of all legal work for operations in this region; was appointed, effective July 1, 1959, member, State Water Rights Board, vice Henry Holsinger, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Water Rights Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

EDWARD C. OLSON, a resident of Burbank; an attorney; member of the city council; Executive Officer of the Disaster Council and former mayor of Burbank; was appointed, effective July 1, 1959, member, Alcoholic Beverage Control Appeals Board, vice Jules E. Gerhardt, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Alcoholic Beverage Control Appeals Board, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

MRS. JANE TOLMACH (Mrs. Daniel M. Tolmach), is a resident of Oxnard; attended St. Catherine's Academy in Ventura; received A.B. degree from University of California, Los Angeles, 1943; masters degree from Smith College School for Social Work, 1945. Has been a social worker with the American Red Cross Field Service; director of Ventura County Mental Health Association, 1956; vice chairman of Oxnard City Planning Commission since 1958; was appointed, effective July 15, 1959, as member, Board of Trustees, Camarillo State Hospital, vice Mrs. Elinor Brown French, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Camarillo State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

GEORGE GRIMES, a resident of Camarillo; veteran of World War I; served 20 years with the *Omaha World Herald*, becoming managing editor. Early in 1943 became associate editor of the *Wall Street Journal* in New York and held that position until moving to California; was appointed, effective July 15, 1959, as member, Board of Trustees, Camarillo State Hospital, vice Rev. Thomas Grice, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Camarillo State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

THOMAS H. RODGERS, a resident of Ventura; registered petroleum engineer, State of California; attended University of Utah, University of Southern California, and was graduated from University of California at Los Angeles, Letters and Science, 1935; worked in various field occupations in Los Angeles basin, San Joaquin Valley and Ventura oil fields; became Petroleum Engineer, Rincon District, 1942, District Engineer 1951 and superintendent in 1957. Member of American Petroleum Institute, American Institute of Mining, Metallurgical and Petroleum Engineers, District Oil and Gas Commissioner, District No. 2, Vice Chairman, District 14, Conservation Committee California Oil Producers since 1943 and a member of the Committees Engineering Board 1946, 1947, 1951, 1955 and 1956; and is a former member Ventura City Planning Commission; was appointed, effective July 17, 1959, member, State Mining Board, vice Blair W. Stewart, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Mining Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

CYRUS S. MOORAD, a resident of Hughson; a rancher and president of a used car firm in Modesto; was appointed, effective July 27, 1959, member, Board of Trustees, Modesto State Hospital, vice Henry G. Anderson, interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Modesto State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date after confirmation.

NEIL J. CURRY, a resident of Los Angeles; one of the nation's outstanding trucking firm executives, is president of the California Carriage Company, chairman of the board of Truck Insurance Exchange and a past president and chairman of the executive committee of the American Trucking Association. He formerly owned a racing stable and has outstanding experience with racing operations; having raced horses both on the fair circuit and at California's major tracks; was appointed August 18, 1959, member, California Horse Racing Board, vice Dwight Murphy, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Horse Racing Board, vice self, term expired, for the term prescribed by law, ending July 26, 1963.

IRVING H. PERLUSS, a resident of Los Angeles, has been in the Attorney General's office since 1946; was in charge of the Public Welfare Section from 1952 until September 1, 1958 when he was named to head the Los Angeles office of the Attorney General. That Section handled all litigation involving the Department of Employment and Mr. Perluss is familiar with both the personnel and problems of the department. He was graduated from University of California at Los Angeles in 1937 with a degree in business administration; received his LL.B. degree from Boalt Hall in 1940 and was admitted to the bar the same year; was appointed, effective September 1, 1959, Director of Employment, vice John Carr, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Director of Employment, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

ALFRED J. STERN, a resident of San Francisco and Atherton, prominent San Francisco and Peninsula home builder and land developer was graduated from the University of California and Hastings College of the Law. He was admitted to the bar in 1928 and was a member of the firm of Stern and Grupp for many years. He is senior partner in Stern Construction Company and president of Stern and Price, Inc. He served as director of the National Association of Home Builders from 1953 to 1958 and also director of the Santa Clara County chapter from 1952 to 1956; was appointed, effective August 24, 1959, member, State Park Commission, vice Robert DiGiorgio, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Park Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1961.

MRS. EILEEN RUE, a resident of Stockton, is chairman of the Stockton Redevelopment Agency and the Stockton Library Committee and president of the Stagg High School P.T.A. She is a member of the board of Alcoholic Rehabilitation Clinic and a past president of the American Association of University Women; was appointed September 1, 1959, Member, Board of Trustees, Stockton State Hospital, vice Clarence W. Peterson, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Stockton State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

JOHN ANSON FORD, a resident of Los Angeles, was graduated from Beloit College, Beloit, Wisconsin, and was given an honorary LL.B. degree by the college in 1952. From 1911 to 1919 he was a newspaper reporter and editor and later headed his own advertising and public relations firm in Los Angeles. He has been active in numerous civic endeavors. In 1950 Mr. Ford was awarded the Foundation International Floy Alfaro Medal for Inter-American Friendship and the Judge Hollzer Bronze Medal for Inter-racial Goodwill; was appointed September 18, 1959, chairman, Fair Employment Practice Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Chairman, Fair Employment Practice Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1963.

ELTON BROMBACHER, a resident of El Cerrito, is president of the Independent Printing Company and vice-president and secretary of Furber's Stationers, Inc., in Richmond. He is a director of the Richmond chapter of the National Conference of Christians and Jews and a member of the board of Contra Costa County Junior College. He published a weekly newspaper in Pinole before going into the printing business in Richmond. He is a graduate of the University of California; was appointed September 30, 1959, Member, Fair Employment Practice Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practice Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1962.

C. L. DELLUMS, a resident of Oakland, was educated in Texas and taught in the elementary schools there for four years. He joined the Brotherhood of Sleeping Car

Potter in 1925 and has been international vice-president of that organization since 1929. He is a former consultant to the President's Committee on Fair Employment Practices, is chairman of the West Coast Region, National Association for the Advancement of Colored People, and president of the Alameda County branch of the NAACP, is a former member of the State Advisory Board, National Youth Administration; former chairman of the Alameda County Non-Partisan League; and a member of the State Executive Board of Labor's Non-Partisan League, helped found the California Committee for Fair Employment Practices; was appointed September 30, 1959, Member, Fair Employment Practices Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1961.

CARMEN WARSCHAW (Mrs. Louis), a resident of Los Angeles, received an A.B. degree in social work from the University of Southern California and is a member of the honorary sociological fraternity, Alpha Kappa Delta. She is a member of the board of the Los Angeles County Conference on Community Relations and the Jewish Centers Associates and a member of the Camp Bureau of the Welfare Planning Council of Los Angeles. She was appointed January 21, 1959, to the Social Welfare Board; was appointed September 30, 1959, Member, Fair Employment Practices Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

DWIGHT ZOOK, a resident of Rolling Hills, received a master's degree in business administration from Stanford University. He began his career as an industrial engineer at North American Aviation in Los Angeles, later transferring to the personnel division. During World War II, he was personnel director of NAA's Kansas City plant. He currently is corporate director of personnel services for NAA in Los Angeles. He is president of the Los Angeles Urban League and has been active in League activities for 10 years, is a past vice president and a member of the board for five years. He is on the board of the Personnel and Industrial Relations Association and the Centinela Valley Committee on Employment of the Physically Handicapped, is past president of the National Vocational Guidance Association, chairman of the Advisory Committee to the State Department of Employment and vice chairman of the Personnel Managers' Committee of the Los Angeles Chamber of Commerce; was appointed September 30, 1959, member, Fair Employment Practices Commission, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Fair Employment Practices Commission, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

KELLY B. MCGUIRE, a resident of Fort Bragg, was graduated from the School of Forestry at Oregon State College in 1926. From 1927 until 1952 he worked as logging superintendent and in other capacities for a Northern California Lumber Company. He is currently engaged in logging and sheep ranching at Fort Bragg; was appointed September 10, 1959, member, State Board of Forestry, vice Russell H. Ellis, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Forestry, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

THEODORE A. ANDERSEN, Ph.D., a resident of West Los Angeles, associate professor, Graduate School of Business Administration, University of California at Los Angeles. He is a graduate of Purdue University, and holds a master's degree in business administration from Harvard and a Ph.D. in economics from the University of Wisconsin. He was formerly manager of the economic research department in the Ford division of the Ford Motor Company and an associate director of business research for the Amos Tuck School of Business at Dartmouth, has also been a consultant to many major national corporations, including General Motors, Ford, Du Pont Chemical, Firestone Tire and Rubber, Chase Manhattan National Bank, and Lockheed, in the preparation of market forecasts, has also participated in management development programs for the Bank of America, major aircraft firms, the Pacific Finance Corporation, the Kaiser Medical Foundation and others. He was an economist in the Office of Price Stabilization in Washington, D.C., in 1952-53; was appointed September 18, 1959, commissioner of Economic Development Agency, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Commissioner of Economic Development Agency, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

MERLE R. SCHNECKLOTH, a resident of Repress, has been with the Department of Corrections since 1945. He came to California from the State of Washington, where he was captain of the guard at the State Reformatory, Monroe, and the State

Penitentiary, Walla Walla, for five years. In his California service he rose from the rank of correctional officer and was assigned as associate warden in charge of custody at the Deuel Vocational Institution, Tracy; California Medical Facility, Vacaville, and California State Prison, Soledad, in addition to his service at Folsom, where he has been in charge of custody since 1957. From April 1956 to February 1957, he was warden of the Washington State Prison at Walla Walla. He attended Washington State College, majoring in social science; was appointed September 18, 1959, Superintendent, Conservation Center, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Superintendent, Conservation Center, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Director of Corrections.

DEMETRIUS S. STYLIANOU, Ph.D., a resident of Santa Ana, is a minister, author and educator. He is a member of the Orange County Board of Education, president of the Orange County Association for Retarded Children and a former director of the National Association for Retarded Children; was appointed September 15, 1959, member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

BERNARD N. DESENBURG, a resident of Corona del Mar, is publisher of the *Laguna Beach Post*. He holds a Ph.D. from Ohio State University and is a former sociology instructor; was appointed September 15, 1959, member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

WALTER B. CHAFFEE, a resident of Fullerton, former Anaheim municipal judge from 1957 to 1958, is an attorney in private practice in Fullerton. He is president of the Family Service Association of Orange County; was appointed September 15, 1959, member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

VEN FAHRNEY, a resident of Los Alamitos, is a Long Beach attorney. He is a member of the board of governors of the Los Angeles County Spastic Children's Foundation and former secretary of the California Council for Retarded Children; was appointed September 15, 1959, member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of confirmation.

MRS. JOEY HAM, a resident of El Cajon, is a nurse at Foothills Nursing Home in El Cajon. She is a former supervisor of recreation for the City of San Diego and is a member of various San Diego mental health groups; was appointed September 16, 1959, member, Board of Trustees, Fairview State Hospital, original appointment, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Board of Trustees, Fairview State Hospital, vice self, term expired, for the term prescribed by law, ending four years from the date of Confirmation.

A. B. COTTAR, a resident of Yreka, Sheriff of Siskiyou County; was appointed September 18, 1959, member of Commission on Peace Officer Standards and Training, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

MARTIN McDONNELL, a resident of San Mateo, Chief of Police of San Mateo; was appointed September 18, 1959, member of Commission on Peace Officer Standards and Training, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

ROBERT ANDERSON, a resident of Riverside, chief administrative officer of Riverside County; was appointed September 18, 1959, member of Commission on Peace Officer Standards and Training, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1960.

HOWARD W. CAMPEN, a resident of San Jose, chief administrative officer of Santa Clara County; was appointed, September 18, 1959, member of Commission on Peace Officer Standards and Training, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1961.

LOHN R. FICKLIN, a resident of Vallejo, City Manager of Vallejo; was appointed September 18, 1959, member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1961.

JAMES HICKS, a resident of Sacramento, Chief of Police; was appointed September 18, 1959, member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1961.

SAMUEL R. LEASK, a resident of Los Angeles, Chief Administrative Officer of the City of Los Angeles; was appointed September 18, 1959, member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1962.

DAN KELSAY, a resident of Modesto, Sheriff of Stanislaus County; was appointed September 18, 1959, Member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1962.

GENE S. MUEHLHEISEN, a resident of San Diego, Captain of the San Diego Police Department; was appointed, September 18, 1959, member of Commission on Peace Officer Standards and Training, newly created, as interim appointee pursuant to Section 1774 of the Government Code;

Member of Commission on Peace Officer Standards and Training, vice self, term expired, for the term prescribed by law, ending September 18, 1962.

HARVEY MCACHREN, a resident of Bellflower, is a native of Pennsylvania, attended schools at Homestead in that state and then received his B.S. degree in business administration at the University of Southern California. In World War II he worked for a time at Douglas Aircraft and then served in the Army. He went to the Bellflower post about two years ago from the Los Angeles County administration, where he was a management trainee. Prior to that he did public relations work with the Blue Cross; was appointed October 21, 1959, chief, Collection Agency Licensing Bureau, newly created, as interim appointee, pursuant to Section 1774 of the Government Code;

Chief, Collection Agency Licensing Bureau, vice self, term expired, for the term ending at the pleasure of the Governor.

HERMAN F. SELVIN, a resident of West Los Angeles, is a member of the law firm of Loeb & Loeb, a past president of the Los Angeles Bar Association, and a past member of the Board of Governors of the State Bar; was appointed October 21, 1959, Member, California Law Revision Commission, vice Frank S. Balthis, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963.

PROFESSOR JOHN R. McDONOUGH, JR., a resident of Stanford, acting dean of the Stanford Law School and a former executive secretary of the commission; was appointed October 21, 1959, Member, California Law Revision Commission, vice Samuel D. Thurman, Jr., term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963.

GEORGE G. GROVER, a resident of Corona, member of the firm of Clayson, Stark and Rothrock in Corona, a former deputy attorney general and also a former assistant to Associate Justice Roger Traynor of the California Supreme Court; was appointed October 27, 1959, Member, California Law Revision Commission, vice John D. Babbage, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Law Revision Commission, vice self, term expired, for the term prescribed by law, ending October 1, 1963.

NORMAN LARSON, a resident of North Hollywood, president of the Norman Larson Airplane Company, has been a member of the commission since 1947 and is currently serving as chairman. He is a past president of the California chapter of the National Aviation Trades Association, a member of the National Business Aircraft Association and a member of the Quiet Birdmen; was appointed October 27, 1959, member, California Aeronautics Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Aeronautics Commission, vice self, term expired, for the term prescribed by law, ending December 31, 1962.

J. WALTER SCHAEFER, 4627 Beverly Boulevard, Los Angeles, is the owner of Schaefer Ambulance Service, Inc., and Schaefer's Air Ambulance Service, both operating out of the Los Angeles area; also has interests in a number of other ambulance and hearse service companies; was appointed October 27, 1959, Member, California Aeronautics Commission, vice John Felton Turner, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Aeronautics Commission, vice self, term expired, for the term prescribed by law, ending December 31, 1962.

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, February 19, 1960

*Hon. J. A. Beck, Secretary of the Senate
Senate Chambers, State Capitol
Sacramento, California*

DEAR MR. BECK: Will you please arrange for a correction to be made in the letter of February 1, 1960, addressed to the Members of the Senate, requesting confirmation of various interim appointments made by Governor Brown.

The correction is on page 15, concerning the appointment of Dr. Hubert Eaton to the Cemetery Board, which should read as follows:

Member of the Cemetery Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964. (Formerly read 1960.)

Sincerely,

ALEXANDER H. POPE, Legislative Secretary

DR. HUBERT EATON, a resident of Beverly Hills, was the first president of the Interment Association of California and urged the establishment of the Cemetery Board to promote ethical standards of funeral and burial practices; he was knighted by King Victor Emmanuel III of Italy, decorated by the Italian Republic and made a life fellow of the Royal Society of Arts in Great Britain; he holds honorary doctorates of science, letters, law and art and is the only American professional member of the Academy of Fine Arts at Carrara, Italy. He is active in church, education and civic movements, was a national officer of the Boy Scouts of America, and served as director-trustee of William Jewell College at Liberty, Missouri, his alma mater; was appointed, October 29, 1959, member of the Cemetery Board, vice John D. Gregg, deceased, as interim appointee, pursuant to Section 1774 of the Government Code;

Member of the Cemetery Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

EDGAR A. HILLS, a resident of San Francisco, trucking executive; one of the co-founders of Pacific Intermountain Express and now president of four other firms, is an experienced horseman and was once a co-owner of the Blue Grass Stables. He is president of Hills Transportation Company, Publishers Motor Transport, Hills of California and the Alfred J. Olmo Drayage Company, and is a director of the Transport Underwriters Association; was appointed, November 11, 1959, member, California Horse Racing Board, vice B. W. Railey, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Horse Racing Board, vice self, term expired, for the term prescribed by law, ending July 26, 1961.

HARRY MORTENSEN, a resident of Middletown; attended University of California at Davis; is president of the Middletown Soil Conservation District, having served seven years; was awarded a certificate of merit from the state association; formerly engaged in ranching, poultry and raising purebred Suffolk sheep; was appointed, effective November 25, 1959, member, State Soil Conservation Commission, vice Raymond Rianda, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Soil Conservation Commission, vice self, term expired, for the term prescribed by law, ending March 10, 1963.

JOHN J. KING, a resident of Petaluma; operates a real estate and insurance agency; former officer of the Bank of America, was appointed, effective November 27, 1959, member, California Water Commission, newly created position, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

MARION R. WALKER, a resident of Ventura, a lemon grower; Stanford University graduate, was appointed, effective November 27, 1959, member, California Water Commission, newly created position, as interim appointee pursuant to Section 1774 of the Government Code;

Member, California Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

THOMAS CONNOR LYNCH, resident of San Francisco; has been District Attorney of San Francisco since 1951, he was re-elected in 1955 and 1959. He is a graduate of the University of San Francisco Law School, was appointed, effective December 9, 1959, Disaster Acting Governor No. 1, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 1, vice self, term expired, for the term prescribed by law.

CARL GREENBERG, a resident of Los Angeles; has been a newspaper reporter since 1926, when he joined the staff of the old *Los Angeles Evening Express*. He joined the *Los Angeles Examiner* in 1933 and has been that newspaper's political editor since 1943; has covered state government continuously since the latter date and in 1957 was commended by the State Legislature in a special resolution, was appointed, effective December 9, 1959, Disaster Acting Governor No. 2, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 2, vice self, term expired, for the term prescribed by law.

HARRY M. DOUGHERTY, a resident of Riverside; former City Attorney of Riverside and former District Attorney of Riverside County, is a graduate of the University of Redlands. He received his LL.B. degree from the University of Southern California in 1935; was appointed, effective December 9, 1959, Disaster Acting Governor No. 3, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 3, vice self, term expired, for the term prescribed by law.

CLINTON D. MCKINNON, a resident of San Diego; is majority owner of the *North Shores Sentinel* in San Diego and of the *Coronado Journal*. He is a former owner of the *San Fernando Valley Times* and *San Diego Daily Journal* and former editor and publisher of the *Los Angeles Daily News*; he was elected to Congress in 1948, and was a candidate for the United States Senate in 1952, was appointed, effective December 9, 1959, Disaster Acting Governor No. 4, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 4, vice self, term expired, for the term prescribed by law.

JOSEPH A. BALL, a resident and attorney of Long Beach, is a graduate of the University of Southern California, an author of numerous legal articles and is a past president of the State Bar, was appointed, effective December 9, 1959, Disaster Acting Governor No. 5, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 5, vice self, term expired, for the term prescribed by law.

DR. JAMES BARRY SMITH, a resident of San Luis Obispo; is a general practitioner and city councilman, has been a director of the California Academy of General Practitioners for five years. He was elected to the San Luis Obispo City Council in 1957; was appointed, effective December 9, 1959, Disaster Acting Governor No. 6,

newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor No. 6, vice self, term expired, for the term prescribed by law.

PAUL C. BODENHAMER, a resident of Redding; is editor and part owner of the *Redding Record-Searchlight*, attended the University of Southern California; was appointed, effective December 9, 1959, Disaster Acting Governor No. 7, newly created position, as interim appointee, pursuant to Section 1774 of the Government Code;

Disaster Acting Governor, No. 7, vice self, term expired, for the term prescribed by law.

FOSTER HALL SHERWOOD, Ph.D., a native of Colorado and resident of Pacific Palisades has been a member of the Department of Political Science at the University of California at Los Angeles since 1943; received his A.B. in 1937 and his Ph.D. degree in 1941 from the University of California. In 1941-42, he was a fellow of the Brookings Institution, Washington, D.C., and in 1942-43 was in federal government service, including research for the Office of Strategic Services. Dr. Sherwood was a senior research fellow on a Fulbright scholarship at Oxford University in 1940-50 and a research fellow at Lincoln's Inn, London, on a Rockefeller Foundation fellowship in 1956-57, and is the author of numerous books and articles on American and comparative public law, was appointed, effective December 15, 1959, member, Western Interstate Commission on Higher Education, vice Dr. Fred D. Fagg, Jr., term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Western Interstate Commission on Higher Education, vice self, term expired, for the term prescribed by law, ending October 12, 1963.

WILLIAM D. MATHEWS, JR., a resident of Etna; rancher and cattleman; has been a member of the National Meat Board Advisory Committee since its inception. He has been secretary of the Siskiyou Soil Conservation District for 12 years and chairman of the Siskiyou Game Commission for the past six years, was appointed, effective December 21, 1959, member, State Soil Conservation Commission, vice Rod McLellan, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Soil Conservation Commission, vice self, term expired, for the term prescribed by law, ending four years from the date of the confirmation.

MALCOLM H. MERRILL, M.D., a resident of Berkeley, is a native of Richmond, Utah. He received his master of science degree from St. Louis University in 1927, and his M.D. degree from that school in 1932; in 1946 he received a degree as master of public health from the University of California. He first joined the State Department of Public Health as Chief of the Bureau of Venereal Diseases in 1937 and served in that position until 1941, when he became Chief of the Division of Laboratories and served there until he became director, which position he has held since April 1, 1954; was reappointed, effective January 1, 1960, Director of Public Health, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Director of Public Health, vice self, term expired, for the term prescribed by law, ending January 1, 1964.

MALCOLM E. HARRIS, a resident of Sacramento, is western regional chairman of the National Conference of State Liquor Administration; has been in state service since 1941, except for Air Force service from 1943 to 1946, entering state employment after two years as an assistant forest ranger in the United States Forest Service. He first served in the California Department of Corrections as a correctional officer and associate warden. In 1951 he served as division chief of the Defense Mobilization Service in the Department of Veterans Affairs; and in 1953 and 1954 he was research and departmental secretary in the office of the former Governor Goodwin J. Knight. He is a graduate of Glendale, California High School and Oregon State College; has done post graduate work at McGeorge College of Law and Sacramento State College; was appointed, effective January 1, 1960, Director of Alcoholic Beverage Control, vice Thomas Martin, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Director of Alcoholic Beverage Control, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

RAY W. SHUKRAFT, a resident of San Diego; battalion chief in the San Diego Fire Department, has held many of the top offices in firefighting groups in California, and has been both president and chairman of the executive board of the Federated Fire Fighters of California. He is also a past vice president of the California Federation of Civil Service Association. He is a graduate of Venice High School and attended the University of California at Los Angeles for two years. He entered the San Diego Fire Department in 1937, became an engineer in

1943, a lieutenant in 1947, a captain in 1951, and a battalion chief in 1955. He has also had special training in municipal fire administration, in fire prevention and suppression at state-sponsored schools in both New York and California, and in military and civil defense programs; was appointed, effective January 15, 1960, State Fire Marshal, vice Joe Yockers, retired, as interim appointee, pursuant to Section 1774 of the Government Code;

State Fire Marshal, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

WALTER T. SHANNON, a resident of Sacramento, is a native of Redlands. After graduation from Pomona College in 1930, where he majored in economics and business administration, he was employed for two years with the Bear Valley Mutual Water Company. He served with the United States Forest Service for four years. He started as a warden with the Department of Fish and Game; after World War II he became warden captain in charge of Riverside and San Bernardino Counties. In 1951 he qualified as assistant chief of patrol and moved to Sacramento; was appointed January 4, 1960, Director of Fish and Game, vice William E. Warne, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Director of Fish and Game, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

JOHN J. PURCHIO, a resident of Hayward, is a graduate of Fordham College and Fordham University Law School; has practiced law in Hayward since 1947; has been a member of the city council since 1953 and served one term as Mayor; is a member of the legislative committee of the California State Bar and was resolution chairman of the 1959 conference of the League of California Cities; was appointed, effective January 11, 1960, Member of the California Highway Commission, vice Robert L. Bishop, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Highway Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

BENJAMIN NARVID, a resident and attorney of Van Nuys is a graduate of St. Lawrence University, New York. He practiced there three years prior to entering the Army in 1942; he was discharged a major and now holds the rank of a lieutenant colonel in the active reserve. He established residence in California in 1945, and was admitted to the bar in California in 1950; joined the staff of the Unemployment Appeals Board that year, serving in Sacramento until 1954 and since then in the Los Angeles Area office; was appointed, effective January 11, 1960, Member, Industrial Accident Commission, vice Ralph E. Mustoe, term expired, as interim appointee pursuant to Section 1774 of the Government Code;

Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

DANIEL F. DEL CARLO, a resident of San Francisco; member of Glaziers and Glassworkers Local 718, has served as their business representative for approximately 10 years; presently Secretary-Treasurer of the San Francisco Building & Construction Trades Council; served on Selective Service Local 87, and also War Manpower Commission Region 10, during World War II. He also served as member of the Tri-Partite Panels of Regional War Labor Board; is a director of the Golden Gate Bridge and Highway District, having served since 1942; served as president of the board of directors for one term; served two terms as Public Utilities Commissioner for the City and County of San Francisco; also was a member of the Citizens' Advisory Committee to the Attorney General on Crime Prevention, Northern California; was appointed, effective January 11, 1960, member, Industrial Accident Commission, vice John J. Synon, resigned as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Industrial Accident Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1961.

ROBERT H. HADEN, a resident and practicing attorney of Merced, is a former public defender and district attorney in Tulare County; he is an Army veteran, served in China and India in World War II and was discharged as a major in 1946; was graduated from the University of Virginia and its law school; admitted to the California Bar in 1949; was appointed, effective January 13, 1960, member, Alcoholic Beverage Control Appeals Board, vice Edward C. Olson, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Alcoholic Beverage Control Appeals Board, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

JOHN S. CRIVELLO, a resident of Monterey; has been connected with the fishing industry all his adult life; is a former member of the Monterey County Grand Jury, and is business agent and secretary of the Seine and Line Fishermen's Union of

Monterey; was appointed, effective January 14, 1960, Commissioner, Pacific Marine Fisheries Commission, vice Eugene D. Bennett, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, for the term prescribed by law, ending September 19, 1963.

RICHARD S. CROKER, a resident of Sacramento; Chief of the Marine Resources Branch, Division of Fish and Game; a Commissioner, Pacific Marine Fisheries Commission since September 19, 1947; was appointed, effective January 14, 1960, Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, for the term prescribed by law, ending September 19, 1963.

HON. VINCENT THOMAS, a resident of San Pedro; has served nearly 20 years in the Legislature; has been a Commissioner, Pacific Marine Fisheries Commission since November 17, 1953; was appointed, effective January 14, 1960, Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Commissioner, Pacific Marine Fisheries Commission, vice self, term expired, for the term prescribed by law, ending September 19, 1963.

HERBERT RAY RAINWATER, a resident of San Diego; California Commander of the Veterans of Foreign Wars; joined the Veterans of Foreign Wars while serving with the United States Army Engineers during World War II on the Burma Road; has held many offices in the organization and won some of its highest honors; was entered in the Veterans of Foreign Wars Hall of Fame for his record in membership recruiting, and has won awards for outstanding performance in several of his posts; he is an advertising executive; has served on a state committee for multiple sclerosis research and aided in launching an investigation of the treatment of United States citizens, particularly servicemen in Mexico federal prisons; was appointed, effective January 16, 1960, member, California Veterans Board, vice Carleton Lichty, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, California Veterans Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

MRS. IYERNE ROWLAND CARTER, a resident of Long Beach, has been with the federal prison service since 1942; her current past has been assistant to the associate warden of the Women's Division, Federal Correctional Institution at Terminal Island, California; prior to marriage taught school; is a graduate of Mount Union College at Alliance, Ohio; was appointed, effective January 19, 1960, Superintendent, California Institution for Women, vice Alma Holzschuh, retired, as interim appointee, pursuant to Section 1774 of the Government Code;

Superintendent, California Institution for Women at Corona, vice self, term expired, for the term prescribed by law, ending at the pleasure of the Governor.

DOMINIC TAVAGLIONE, a resident of Riverside, long active in sponsoring youth athletic activities, is a 32d degree Mason, a life member of El Bekal Shrine of Long Beach and a member of the Riverside Elks Club; member of the board of directors of the San Clemente Publishing Corporation, publishers of the San Clemente Sun-Post, past president of the Business Men's Association and Rotary Club, member of the Riverside Parks and Recreation Commission and of the Riverside Board of Realtors; attended Riverside City College; was appointed, effective January 20, 1960, member, State Athletic Commission, vice William E. Leonard, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Athletic Commission, vice self, term expired, for the term prescribed by law, ending January 1, 1964.

PERCY HOWARD STEELE, JR., a resident of San Diego, has been executive director of the San Diego Urban League since 1953; is a graduate of North Carolina State College and holds a master's degree in social work from the Atlanta University of Social Work; was community organization secretary of the Washington, D.C., Urban League in 1945-46, program director of Neighborhood House, Morristown, New Jersey, from 1946 to 1948 and part-time sociology instructor at College of St. Elizabeth Convent in New Jersey from 1951 to 1953; is regional vice president of the California Social Workers Organization, chairman of the Social Work Commission of the City of San Diego, a member of the Board of Public Welfare of the County of San Diego and a member of numerous other social work organizations; was appointed, effective January 20, 1960, Member Social Welfare Board, vice John T. Martin, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

JEROME N. SAMPSON, a resident of Beverly Hills, is a women's apparel manufacturer's representative; is on the board of the Welfare Planning Council of Los Angeles; graduate of the University of Chicago in 1930, majoring in social welfare; from 1933 to 1938 was with the United Charities of Chicago, from 1938 to 1940 in the Child Welfare Division of the Illinois Social Welfare Department, from 1940 to 1942 director of the Sommers Children's Bureau of St. Louis; from 1942 to 1944 he was secretary of the Child and Family Division of the Social Welfare Planning Council of St. Louis, from 1944 to 1946 director of the Hawthorne Cedars Knolls School for delinquent children in New York, and from 1946 to 1949 director of the Jewish Family and Children's Bureau of Baltimore; was appointed, effective January 20, 1960, Member Social Welfare Board, vice Carmen Warschaw, resigned, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1963.

DR. JACOBUS TEN BROEK, a resident of Berkeley, is a professor at the University of California and a nationally recognized authority in the field of constitutional law; he is president of the National Federation of the Blind, having held that office since its founding in 1940; member of the Social Welfare Board since March 20, 1956; was appointed, effective January 20, 1960, member, Social Welfare Board, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Social Welfare Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

MARGARET PARDEE BATES (MRS. TALCOTT), a resident of Carmel, is the wife of a Monterey physician; she is a graduate of Barnard College (Columbia) and took her M.A. degree at Washington University in St. Louis; has served as a member of the Monterey High School and Elementary School Boards and was president of both boards from 1954 to 1957; has been active in the League of Women Voters, the American Association of University Women, and has been on the board of the Monterey Symphony Association, in charge of children's concerts; was appointed, effective January 20, 1960, member, State Board of Education, vice Mrs. Eva C. Noland, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

DONALD M. HART, a resident of Bakersfield, is president and general manager of the S. A. Camp Motor Co. of Bakersfield; is a graduate of Santa Barbara State College and for a while taught in Kern County Schools; he is the recipient of numerous awards for his work with handicapped and retarded children, and has been serving as a member of Governor Brown's Committee for the Employment of the Handicapped; was appointed, effective January 20, 1960, Member, State Board of Education, vice Wilber D. Simons, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

WARREN M. CHRISTOPHER, a resident of Los Angeles, is a partner in the Los Angeles law firm of O'Melveny & Myers; served as special counsel to Governor Brown during first three months of administration in 1959; he is a magna cum laude graduate of the University of Southern California and a law graduate of Stanford University, where he was a member of the Order of the Coif; was president of the board of editors, *Stanford Law Review*, 1948-49, and editor in chief of the *Los Angeles Bar Bulletin*, 1955-56; is a member of the board of governors of Town Hall, and a member of the State Bar, the Los Angeles and American Bar Associations, and the Chancery and California Clubs; was appointed, effective January 20, 1960, member, State Board of Education, vice William L. Blair, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Board of Education, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

IRA J. CHRISMAN, a resident and native of Visalia, has been a City Councilman of Visalia since 1951 and is in his third term as Mayor of Visalia; was recently elected president of the League of California Cities; he was Tulare County Recorder from 1936 to 1942, is a former president of the Tulare County Cattlemen's Association and a present director of the California Cattlemen's Association; he is president of the Visalia Savings and Loan Association, past president of the Rotary Club, a member of the Advisory Board of the Bank of America and was chosen Man of the Year by the Visalia Chamber of Commerce in 1958; was appointed, effective January 20, 1960, member, State Water Commission, vice Arnold Frew, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

JOHN P. BUNKER, a resident of Gustine, is a walnut grower and dairyman, was active in the organization of the Central California Irrigation District, of which he is a director; he is a member of the Merced County Farm Bureau Water Committee and served as a high school trustee in Gustine for nine years; has been vice chairman of the county committee of the Production and Marketing Administration and served on that agency's Cotton Review Board; he attended the University of California at Berkeley and Davis; was reappointed, effective January 20, 1960, member, State Water Commission, vice self, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Water Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

KARL WRAY, a resident of San Clemente, is a graduate of Columbia University and a Marine Corps veteran of World War II; he is publisher and co-owner of the *San Clemente Sun-Post* and co-owner of the *Costline Dispatch* in San Juan Capistrano; member of the board of directors of the California Newspaper Publishers Association and past president of the Orange County Unit of CNPA; as former president of the San Clemente Chamber of Commerce, he sponsored a successful drive to establish the La Christianita and Las Flores state historical landmarks in San Clemente; was appointed, effective January 27, 1960, member, State Park Commission, vice Guilford H. Whitney, term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, State Park Commission, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

BUELL L. SLATER, a resident of Folsom, President, Slater Electric Company, member, National Electrical Contractors Association, past president Sacramento Valley Chapter; 33-year member of International Brotherhood of Electrical Workers; has been in electrical contracting business since 1945; was appointed, effective January 29, 1960, member, Contractors State License Board, vice Lee E. Singleton, Sr., term expired, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Contractors State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

FOREST D. PUGH, a resident of Fullerton, has been a licensed general contractor for nine years; active member of the Building Contractors Association since 1952, first in the San Gabriel Valley Chapter, and presently in the Orange County Chapter; has been actively engaged both as an officer and a director in the BCA; was appointed, member, Contractors State License Board, vice H. Cedric Roberts, term expired, effective January 29, 1960, as interim appointee, pursuant to Section 1774 of the Government Code;

Member, Contractors State License Board, vice self, term expired, for the term prescribed by law, ending January 15, 1964.

Message read, and referred to Committee on Rules.

The above appointments by the Governor were printed in the Regular Session Journal and referred to the Committee on Rules for confirmation and therefore they are in the Committee on Rules for their consideration.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 16, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 15

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 15—An act to amend Section 24362.1 of the Health and Safety Code, relating to Bay Area Air Pollution Control District.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 16

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be amended and referred to the Committee on Local Government.

BURNS, Chairman

MOTION TO AMEND SENATE BILL NO. 16

Senator Murdy moved that Senate Bill No. 16 be amended and referred to Committee on Local Government.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 16—An act to add Section 54908 to the Government Code, relating to the filing of statements and maps or plats for tax purposes by newly-incorporated cities, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Motion to Amend

Senator Murdy moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "add Section 54908 to the Government Code, relating"; strike out line 2 thereof; and in line 3, strike out "poses by newly-incorporated cities," and insert "validate the incorporation of cities incorporated after February 1, 1960, and on or prior to March 1, 1960, to validate matters pertaining to such cities, including acts of counties or any boards or officers thereof, and".

Amendment No. 2

On page 1, strike out lines 1 to 10, inclusive, and insert "SECTION 1. As used in this act, "city" means any city for which an order of incorporation has been filed with the Secretary of State after February 1, 1960, and on or prior to March 1, 1960.

SEC. 2. Each city is hereby declared to have been legally organized and to be legally functioning as a city as of and subsequent to the date upon which an order of incorporation was filed for it with the Secretary of State.

SEC. 3. The boundaries of each city as heretofore established, defined, or recorded, or as heretofore actually shown on maps or plats used by the assessors, are hereby confirmed, validated, and declared legally established.

SEC. 4. The incorporation of each city is hereby validated for purposes of assessment and taxation if the statement, together with the map or plat, required to be filed under Section 54900 to 54904, inclusive, of the Government Code, is filed on or before March 8, 1960.

SEC. 5. (a) Every act, proceeding, and ordinance heretofore taken or adopted (either now in effect or hereafter to take effect) by each city or by any county, county officer or board with regard to such city, relative to the preparation, transmitting, computing, determining or fixing the budget or the tax rate or rates or the property tax lien date of each city, or to the assessment or equalization of property or to the levy of taxes thereon or of tax sales or certificates of tax sales, tax deeds or other conveyances, are hereby confirmed, validated and declared legally effective.

(b) Among the acts specifically validated by this act shall be the transfer of the duties of collection of city taxes to county assessor as provided in Section 51502 of the Government Code, providing the certified copy of the required ordinance is filed on or before March 15, 1960.

SEC. 6. (a) This act shall be limited to the correction of defects, irregularities, omissions, and ministerial errors in carrying out statutory provisions which the Legislature could have originally omitted from the law under which such acts or proceedings were taken; provided, that this act shall also operate to supply such legislative authorization as may be necessary to validate any such proceedings heretofore taken which the Legislature could have supplied or provided for in the law under which such acts or proceedings were taken.

(b) This act is limited to the validation of acts and proceedings to the extent to which the same can be effectuated under the State and Federal Constitutions.

(c) This act shall not operate to confirm, validate, or legalize any act, proceeding, or other matter the legality of which is being contested or inquired into in any legal proceedings now pending and undetermined or which may be pending or undetermined during the period of 30 days from and after the effective date of this act, and shall not operate to confirm, validate, or legalize any act, proceeding, or other matter which has heretofore been determined in any legal proceedings to be illegal, void or ineffective.

SEC. 7. As used in this act, "now" means the date this act takes effect; the word "heretofore" means any time prior to such effective date; and the word "hereafter" means any time subsequent to such effective date."

Amendment No. 3

On page 1, line 11, strike out "2", and insert "8".

Amendment No. 4

On page 1, strike out lines 16 to 22, inclusive, and insert

"The peace, health and safety of the citizens of the State require the orderly and unhampered functioning of public bodies and such functioning depends upon the validity of the organization, boundaries, and governing officers or boards of public bodies, and upon the validity of acts, proceedings, and bonds of public bodies, and it is therefore imperative and essential that such matters be validated so that during the period before this act would otherwise become effective:

(1) Citizens of the State can be afforded the protection of the police, fire, safety, sanitary and other regulations and protections provided by newly incorporated cities;

(2) Public works and construction by newly incorporated cities can be commenced and continued without delay or restriction, to provide sewers, waterworks, schools, storm drains, flood control works, sanitary facilities, electric and other utility works, firehouses and facilities, police stations and facilities, streets, hospitals, and other works, structures, improvements, and facilities required for the public peace, health and safety, and immediately needed to provide for an increased population."

Amendments read, and adopted.

Bill ordered printed, and referred to Committee on Local Government.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 11

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Transportation

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Bill No. 20

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and re-refer to the committee.

COLLIER, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Bill No. 30

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

COLLIER, Chairman

Above reported bill ordered to second reading.

Committee on Governmental Efficiency

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency to which was referred:
Senate Bill No. 25

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Education

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 29
Senate Constitutional Amendment No. 2

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

DONNELLY, Chairman

Above reported bill ordered to second reading.

Above reported resolution ordered to second reading.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Constitutional Amendment No. 1
Senate Constitutional Amendment No. 3

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and re-refer to the committee.

DONNELLY, Chairman

Above reported resolutions ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 46

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be re-referred to the Committee on Transportation.

BURNS, Chairman

Above reported bill re-referred to Committee on Transportation.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 45

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be re-referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bill re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 44

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be re-referred to the Committee on Local Government.

BURNS, Chairman

Above reported bill re-referred to Committee on Local Government.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 43

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be re-referred to the Committee on Education.

BURNS, Chairman

Above reported bill re-referred to Committee on Education.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 42

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be re-referred to the Committee on Judiciary.

BURNS, Chairman

Above reported bill re-referred to Committee on Judiciary.

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 41

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be re-referred to the Committee on Elections.

BURNS, Chairman

Above reported bill re-referred to Committee on Elections.

Committee on Revenue and Taxation

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred:

Senate Bill No. 8

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DILWORTH, Chairman

Above reported bill ordered to second reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 47: By Senator Grunsky—An act to add Chapter 3.1 (commencing at Section 31220) to Division 22 of the Education Code, relating to subsistence grants for award winners of state competitive scholarships.

Referred to Committee on Rules.

Senate Bill No. 48: By Senator Grunsky—An act to add Chapter 4.5 (commencing at Section 31260) to Division 22 of the Education Code, relating to graduate fellowships.

Referred to Committee on Rules.

Senate Bill No. 49: By Senator Grunsky—An act to add Chapter 3.6 (commencing at Section 31240) to Division 22 of the Education Code, relating to awarding competitive scholarships to junior college students.

Referred to Committee on Rules.

Senate Bill No. 50: By Senator Dilworth—An act to amend Section 19651 of, to add Section 19652 to, the Education Code, relating to providing loans to school districts for construction purposes.

Referred to Committee on Rules.

Senate Joint Resolution No. 1: By Senators McBride, Burnis, and Rodda. Relative to Old Age, Survivors and Disability Insurance.

Referred to Committee on Rules.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 15—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read second time.

Motion to Re-refer Senate Bill No. 15

Senator McBride moved that Senate Bill No. 15 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 6—An act to amend Section 19576 of the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 2, lines 34, 35, and 36 of the printed bill, strike out "condemns or has condemned the site but the award (or any settlement of an action in lieu thereof)", and insert "heretofore or hereafter proposes to acquire the site through negotiation or condemnation but the total acquisition cost thereof".

Amendment No. 2

On page 2, line 43, strike out "award or settlement", and insert "acquisition costs".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 23—An act to amend Section 19560 of the Education Code, relating to apportionment of funds for the purchase of school facilities from another school district.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

In line 3 of the title of the printed bill, strike out the period, and insert ", and declaring the urgency thereof, to take effect immediately."

Amendment No. 2

On page 2, after line 28, insert

"SEC. 2. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting such necessity are:

Some school districts need to purchase existing facilities immediately and will be greatly impaired in providing for the students of the districts unless such purchases are made soon. Such purchases cannot be made by the districts unless the

authorization for apportionment of funds contained in this act goes into effect immediately. Therefore it is necessary that this act take effect immediately."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 24—An act to add Section 615 to the Education Code, relating to the selection of members of county boards of education, and declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "add Section 615 to", and insert "amend Section 602 of, and to add Section 615 to,".

Amendment No. 2

On page 1, strike out lines 1 and 2, and insert

"SECTION 1. Section 602 of the Education Code is amended to read:

602. Upon request of the county board of education, the county committee on school district organization by a two-thirds vote of the members, may change the boundaries of any or all of the trustee areas of the county. The trustee areas shall be as nearly equal in population as may be, except that in establishing the boundaries of the trustee areas the county committee may give consideration to the following factors: (a) topography, (b) geography, (c) cohesiveness, contiguity, integrity, and compactness of territory, and (d) community of interests of the trustee areas. Changes in boundaries shall be made in writing and filed with the county board of supervisors not later than the first day of March of any school year.

In those counties in which the election of members of county boards of education are required to be held on the same date as prescribed for the election of members of governing boards of school districts, as provided in Section 605, the county committees on school district organization shall fix the boundaries of trustee areas, insofar as possible, to coincide with the boundaries of school districts.

SEC. 2. Section 615 is added to said code, to read:".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

ADJOURNMENT

At 2.35 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 9.30 a.m., Thursday, March 17, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIFTEENTH LEGISLATIVE DAY
TWENTY-FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 17, 1960

The Senate met at 9.30 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Cohen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Dear Lord and Father of mankind, We are all Irish today, for the good St. Patrick belongs to us all. We have been blessed that so many people of his land live among us. We are grateful for the laughter and the music they have put into our hearts and upon our lips; for the wonderful contributions they have made to every phase of the life of this nation. Bless them, we pray, and all the religious, racial, and nationality groups who have come to our shores, for "we are members one of another," and we need each other. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Teale, on motion of Senator Arnold, due to legislative business.

Senator Christensen, on motion of Senator Holmdahl, due to legislative business.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the amendment to the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following amendment to the Proclamation:

①

Proclamation

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

WHEREAS, The Legislature of the State of California has been called in extraordinary session and has convened on February 1, 1960; and

WHEREAS, On account of extraordinary occasions which have arisen and now exist, it is deemed desirable and necessary to submit additional subjects to the Legislature for consideration; now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power vested in me by law, hereby amend and supplement my Proclamation dated February 1, 1960, by adding the following additional purposes thereto, and thereby permitting the Legislature to legislate upon the following subjects, in addition to the subject specified in the original Proclamation and other items added thereto on February 29, 1960, March 3, 1960, and March 10, 1960, to wit:

Item No. 28. To consider an act upon legislation relating to sales of goods at less than cost.

Item No. 29. To consider an act upon legislation relating to the bonding of dealers of vehicles.

Item No. 30. To consider and act upon legislation relating to the payment of taxes by incorporated areas in fire protection districts.

Item No. 31. To consider and act upon legislation to require a candidate for partisan office at the direct primary election to obtain his own party's nomination as a condition to obtaining the nomination of the opposing party by means of the write-in process.

Item No. 32. To consider and act upon legislation to increase the compensation of members of the board of supervisors of Tulare County.

Item No. 33. To consider and act upon legislation to create an Esteros Municipal Improvement District in San Mateo County, and Bethel Island Municipal Improvement District in Contra Costa County.

Item No. 34. To consider and act upon legislation to permit the exchange of state property located in the Rio Del Mar section of Sealcliff State Park for property owned by the City of Capitola and located at the corners of Esplanade and Monterey Streets in that city.

Item No. 35. To consider and act upon legislation relating to the acquisition by the State of federal lands in Riverside and San Bernardino Counties and the use and management thereof.

Item No. 36. To consider and act upon legislation to amend Chapter 390 of the Statutes of 1909 and Chapter 654 of the Statutes of 1911 relating to lands granted to the City of Oakland.

Item No. 37. To consider and act upon legislation to grant certain submerged lands of the State to the San Mateo County Harbor District.

Item No. 38. To consider and act upon legislation relative to the use of tide and submerged lands in Morro Bay granted to the County of San Luis Obispo.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this seventeenth day of March, 1960.

(SEAL)

EDMUND G. BROWN, Governor of California
ATTEST: FRANK M. JORDAN, Secretary of State
By WALTER C. STUTLER,
Assistant Secretary of State

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 17, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 6

Senate Bill No. 23

Senate Bill No. 24

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 17, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Bill No. 15

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Local Government.

BURNS, Chairman

Above reported bill re-referred to Committee on Local Government

Committee on Education

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Bill No. 33

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and re-refer to the committee.

DONNELLY, Chairman

Above reported bill ordered to second reading.

Committee on Local Government

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Local Government, to which were referred:

Senate Bill No. 18

Senate Bill No. 37

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

McATEER, Vice Chairman

Above reported bills ordered to second reading.

Committee on Natural Resources

SENATE CHAMBER, March 17, 1960

MR. PRESIDENT: The Committee on Natural Resources, to which was referred:

Senate Concurrent Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BERRY, Chairman

Above reported resolution ordered to third reading.

Committee on Public Health and Safety

SENATE CHAMBER, March 16, 1960

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Senate Bill No. 28

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

THOMPSON, Chairman

Above reported bill ordered to second reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 51: By Senator Dolwig (Co-authored by Assemblyman Britschgi)—An act to create the Estro Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Referred to Committee on Rules.

Senate Bill No. 52: By Senator Dolwig (Co-authored by Assemblyman Britschgi)—An act to convey certain tide and submerged lands to the San Mateo County Harbor District, in furtherance of navigation, commerce, and fisheries upon certain trusts and conditions, and providing for the government, management, use, and control thereof.

Referred to Committee on Rules.

Senate Bill No. 53: By Senator Grunsky—An act authorizing the Division of Beaches and Parks to exchange property belonging to the State for property belonging to the City of Capitola.

Referred to Committee on Rules.

Senate Bill No. 54: By Senators Beard, Farr, Short, Slattery, Shaw, Stiern, Richards, Fisher, Miller, McAteer, Collier, Rattigan, Montgomery, and Rodda (Co-authored by Assemblyman Waldie) (At the Request of the Governor)—An act to appropriate twenty million dollars (\$20,000,000) to be expended pursuant to Section 19625 of the Education Code, relating to capital outlay for construction or improvement of public schools.

Referred to Committee on Rules.

Senate Bill No. 55: By Senators Beard, Fisher, Farr, Short, Slattery, Shaw, Stiern, Richards, and Miller (Co-authored by Assemblyman Waldie) (At the Request of the Governor)—An act to add Chapter 14.5 (commencing with Section 19870) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this chapter.

Referred to Committee on Rules.

Senate Bill No. 56: By Senators Beard, Stiern, Farr, Short, Slattery, Shaw, Richards, Fisher, and Miller (Co-authored by Assemblyman Porter) (At the Request of the Governor)—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Senate Constitutional Amendment No. of the 1960 First Extraordinary Session, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 57: By Senator Williams—An act to amend Section 28115 of the Government Code, relating to compensation for public service in counties of the fifteenth class.

Referred to Committee on Rules.

Senate Bill No. 58: By Senators Shaw and Dilworth—An act to add Chapter 6 (commencing at Section 1600) to Division 2 of the Fish and Game Code, relating to the acquisition of federal land in Riverside and San Bernardino Counties for the Prado Dam Recreational Area and providing for its acquisition and management.

Referred to Committee on Rules.

Senate Bill No. 59: By Senator O'Sullivan—An act to add Section 2742 to the Elections Code, relating to the nomination of candidates at the direct primary election.

Referred to Committee on Rules.

Senate Bill No. 60: By Senator O'Sullivan—An act to add Section 2742 to the Elections Code, relating to the nomination of candidates at

the direct primary election, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 61: By Senators Burns and Regan—An act to amend Sections 3113 and 3167 of, and to add Section 3113.5 to, the Education Code, relating to school district organization, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 62: By Senator Erhart—An act to amend Section 1 of Chapter 1076 of the Statutes of 1947, relating to tidelands and submerged lands in San Luis Obispo County.

Referred to Committee on Rules.

Senate Bill No. 63: By Senator Holmdahl (Co-authored by Assemblymen Mulford, Petris, Bee, Dahl, and Rumford)—An act to add Section 1.75 to Chapter 654 of the Statutes of 1911, relating to the use of parts of the lands granted to the City of Oakland by said act for public multipurpose recreation.

Referred to Committee on Rules.

Senate Bill No. 64: By Senator Holmdahl (Co-authored by Assemblymen Mulford, Bee, Petris, Dahl, and Rumford)—An act to add Section 1.75 to Chapter 390 of the Statutes of 1909, relating to the use of parts of the lands granted to the City of Oakland by said act for public multipurpose recreation.

Referred to Committee on Rules.

Senate Bill No. 65: By Senators Slattery and Cameron—An act to amend Sections 23153, 23184, and 25552 of the Revenue and Taxation Code, relating to taxation of credit unions, to take effect immediately.

Referred to Committee on Rules.

Senate Constitutional Amendment No. 5: By Senators Beard, Fisher, Farr, Short, Slattery, Shaw, Stiern, Richards, and Miller (Co-authored by Assemblyman Porter) (By Request of the Governor)—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

Referred to Committee on Rules.

Senate Joint Resolution No. 2: By Senators McAteer and McCarthy—Relative to the transfer of certain military lands for establishment of the Golden Gate Memorial State Park.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 5: By Senator Burns—Relative to the compiling, publishing, and distribution of the Official State Roster.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 6: By Senators Arnold, Farr, Hollister, McBride, and Gibson. Relative to the reports of veterans organizations.

Referred to Committee on Rules.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 20—An act to add Chapter 11 commencing at Section 26060 to Division 20 of the Health and Safety Code, to add Chapter 6 commencing at Section 28300 to Division 12 of, and to amend Section 4760 of the Vehicle Code, relating to motor vehicle air pollution.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

On page 1, line 12, of the printed bill, strike out "exhaust".

Amendment No. 2

On page 2, line 3, strike out "exhaust".

Amendment No. 3

On page 2, line 8, strike out "exhaust".

Amendment No. 4

On page 3, strike out line 46, and insert
"26016 The Motor Vehicle Contamination Control Commission shall submit a report to the Governor and the Legislature."

Amendment No. 5

On page 3, line 48, strike out "regular", and insert "general".

Amendment No. 6

On page 4, line 3, strike out "26016", and insert "26017".

Amendment No. 7

On page 5, strike out line 3, and insert
"28302. The commissioner may designate a laboratory operated by the State, or any department thereof, as the Motor Vehicle Contamination Control Laboratory.
The commissioner may contract for the use of, or for the performance of tests by, a laboratory operated by any public or private agency, within or without the State, where he finds that the obtainable staff of the Motor Vehicle Contamination Control Laboratory cannot perform any particular tests or projects within the time the public interest requires the tests or projects to be done. If the commissioner contracts for the use of a laboratory operated by any public agency within this State, he may expend state funds to expand the laboratory or to improve the facilities.
28303. The functions of the Motor Vehicle Contamination".

Amendment No. 8

On page 5, line 18, strike out "28303", and insert "28304".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Transportation.

Senate Bill No. 30—An act to amend Sections 8003, 8152, 22651, and 22652 of the Vehicle Code, relating to the registration of vehicles, the removal of vehicles from highways and public property, and the regulation of vehicle parking.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

On page 2, line 39, of the printed bill, strike out "immediately".

Amendment No. 2

On page 2, line 40, after "magistrate", insert "without unnecessary delay".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 25 An act to amend Section 75076 of the Government Code, relating to contributions under the Judges' Retirement Law for prior service.

Bill read second time.

Motion to Re-refer Senate Bill No. 25

Senator McBride moved that Senate Bill No. 25 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 29 An act to amend Section 19859 of the Education Code, relating to school building aid.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "Section 19859", and insert "Sections 19577 and 19859".

Amendment No. 2

In line 2 of the title, after "aid", insert ", and declaring the urgency thereof, to take effect immediately".

Amendment No. 3

On page 1, strike out line 1, and insert:

"SECTION 1. Section 19577 of the Education Code is amended to read 19577. Notwithstanding any other provisions of this chapter (Sections 19551 to 19689, inclusive), a district which applies for an apportionment for the purchase of a site or comprehensive master plan, or for the cost of the preparation of plans and specifications, which is not a part of a construction project, shall make a separate application for such site, comprehensive master plan, or plans and specifications in the same manner as prescribed by Section 19571.

All of the provisions of this chapter (Sections 19551 to 19689, inclusive) apply to such application and apportionment except that:

(a) If the Department of Education determines that within five years in the case of an application for an elementary grade level maintained by the district, or within seven years, in the case of an application for a high school grade level maintained by the district, from the date of the application for the site or comprehensive master plan, or for the plans and specifications, there will be sufficient enrollment in the district to show the need of such site or comprehensive master plan, or for the plans and specifications, it may approve the application. The board may modify a determination respecting future enrollment in connection with an application for an elementary grade level maintained by the district to utilize a period of seven years from the date of the application if it is necessary to meet the emergency conditions existing in that certain district due to a rapid increase in the enrollment of pupils, or due to the scarcity of land within the district, or both. Any application referred to the board pursuant to this section may be either approved in whole or in part, not exceeding the amount applied for, as the board may deem appropriate, pursuant to Sections 19571 and 19576, except that the board may approve additional portions of an application and make an additional apportionment or apportionments within five years of the original approval without requiring a district to issue additional bonds. No additional approval pursuant to the original application

or apportionment thereunder may be made unless the board first has investigated and determined the necessity of such additional approval or apportionment, and has received a report thereon from the Department of Education. Any provision of Section 19571 inconsistent with this section shall not apply to such application. As used in this section, an "elementary grade level maintained by the district" is a grade level composed of the grades and maintained by the districts specified in (1) of subdivision (e) of Section 19553. As used in this section a "high school grade level maintained by the district" is a grade level composed of the grades and maintained by the districts specified in (2) of subdivision (e) of Section 19553.

(b) Section 19556 does not apply.

(c) An application for a site pursuant to this section may include an amount for the preparation of plans and specifications for school facilities and for the development of the site, which will conform to those eligible for construction under this chapter (Sections 19551 to 19689, inclusive).

(d) If the application is approved and an apportionment granted therefor the district shall repay the full amount of such apportionment and the interest thereon. The repayment of the apportionment for a site or comprehensive master plan, and the interest thereon, may be over a period of years, not to exceed 30 years from the first day of January of the fiscal year next succeeding the fiscal year in which such apportionment became final. The repayment of the apportionment for plans and specifications, and the interest thereon, may be over a period of years, not to exceed 30 years from the first day of January of the second fiscal year succeeding the fiscal year in which such apportionment became final. The number of years allowed for repayment shall be determined by the board at the time it fixes interest on the apportionment. Such repayment is in addition to any other repayment required under this chapter (Sections 19551 to 19689, inclusive). If an apportionment is granted pursuant to this section for a site and such site is subsequently used in a construction project for which an apportionment is received under other provisions of this chapter (Sections 19551 to 19689, inclusive), or if an apportionment is granted pursuant to this section for plans and specifications and such plans and specifications are subsequently used in a construction project for which an apportionment is received under other provisions of this chapter (Sections 19551 to 19689, inclusive), the district shall not be required to make any further repayments for the site, or the plans and specifications, as the case may be, pursuant to this section and the unpaid balance of the apportionment and interest owing on the apportionment for the site, or the plans and specifications, as the case may be, pursuant to this section shall be added to the principal amount of the apportionment and accrued interest thereon for the construction project.

The interpretation by the board of the word "used" in the preceding paragraph and whether or not the district has complied therewith shall be conclusive upon the district affected, after a hearing and finding of the State Allocation Board.

In any month in which priority points are required pursuant to Section 19556 of this code, the board may not apportion more than the sum of four hundred thousand dollars (\$400,000) to districts under this section.

SEC. 2. Section 19859 of said code is amended".

Amendment No. 4

On page 1, line 20, strike out "June", and insert "March".

Amendment No. 5

On page 1, line 20, after the semicolon, insert "so that sixteen million dollars (\$16,000,000) additional will become available for apportionment on April 5, 1960;"

Amendment No. 6

On page 1, line 21, strike out "reapportionment on July", and insert "apportionment on May".

Amendment No. 7

On page 2, line 3, strike out "Of the"; strike out all of lines 4 to 9, inclusive; and in line 10, strike out "code."

Amendment No. 8

On page 2, after line 13, insert

"SEC. 3. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting such necessity are: The immigration of families into this State during the past two years has been so rapid that existing school facilities have become inadequate to service the number of children seeking admission to the schools of this State. Moreover, as a result of this immigration, there has arisen a need for the construction of school facilities over and beyond that anticipated at the time of the enactment of the State School Building Aid Bond Law of 1958. It is essential, therefore, that the apportionment

of funds under that law be accelerated in order that the required facilities may be constructed as soon as possible. Since this act would accomplish this purpose, it is necessary that it go into immediate effect."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Senate Constitutional Amendment No. 2—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Education:

Amendment No. 1

On page 1, line 9, of the printed measure, after "of", insert "three hundred million dollars (\$300,000,000)".

Amendment read, and adopted.

Resolution ordered printed and re-referred to Committee on Finance.

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 2 of the printed measure, strike out lines 26 to 33, inclusive, and insert "(c) The State College System shall be administered by a board designated as the Trustees of the State College System of California, which is hereby created. The board shall be composed of five ex officio members, to".

Amendment No. 2

On page 3, strike out lines 7 to 20, inclusive, and insert

"Said Trustees of the State College System of California shall succeed to the powers, duties and functions with respect to the management, administration and control of the state colleges heretofore vested in the State Board of Education or the Director of Education, subject however to laws which may be enacted by the Legislature changing such powers, duties and functions. The provisions of this section relating to the transfer of the powers, duties and functions with respect to the management, administration and control of the state colleges shall become operative on July 1, 1961. The State College".

Amendment No. 3

On page 3, strike out lines 26 to 50, inclusive; strike out all of page 4; and on page 5, strike out lines 1 to 22, inclusive, and insert

"The state colleges shall cease to be a part of the public school system, except that Section 15 of Article XIII shall continue to apply to the State College System. Article XXIV shall not apply to employees of the State College System."

Amendment No. 4

On page 5, line 23, strike out "(f)", and insert "(d)".

Amendment No. 5

On page 5, after line 24, insert:
 "and The provisions of Chapter 1.5, commencing at Section 236260 of Division 18 of the Education Code, as created at the 1960 First Extraordinary Session of the Legislature, are hereby corrected, modified and declared to be fully effective. Said provisions may at any time be amended or repealed by the Legislature, except that only advisory powers shall be given to the Co-ordinating Council for Higher Education created by said chapter."

Amendments read, and adopted.

Resolution ordered printed, and re-referred to Committee on Education.

Senate Constitutional Amendment No. 3—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 3 of the printed measure, in line 3, strike out "government", and insert "management".

Amendment No. 2

On page 3, lines 8 and 9, strike out "government", and insert "management".

Amendment No. 3

On page 3, strike out lines 16 to 25, inclusive.

Amendment No. 4

On page 3, line 28, after the period, insert "Article XXIV shall not apply to employees of the state college system."

Amendment No. 5

On page 3, strike out lines 29 to 42, inclusive.

Amendment No. 6

On page 3, line 43, strike out "(e)", and insert "(d)".

Amendment No. 7

On page 3, line 45, strike out "(f)", and insert "(e)".

Amendment No. 8

On page 3, line 48, strike out "; pro-", and insert a period; and strike out lines 49 and 50, and insert "Said provisions may at any time be amended or repealed by the Legislature, except that only advisory powers shall be given to the Co-ordinating Council for Higher Education created by said chapter."

Amendments read, and adopted.

Resolution ordered printed, and re-referred to Committee on Education.

Senate Bill No. 8—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 6—An act to amend Section 19576 of the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Motion to Re-refer Senate Bill No. 6

Senator McBride moved that Senate Bill No. 6 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 23—An act to amend Section 19560 of the Education Code, relating to apportionment of funds for the purchase of school facilities from another school district.

Motion to Re-refer Senate Bill No. 23

Senator McBride moved that Senate Bill No. 23 be re-referred to Committee on Finance.

Motion carried.

Request for Unanimous Consent

Senator Donnelly asked for, and was granted, unanimous consent to take up Senate Bill No. 33, at this time, for consideration of committee amendments.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 33—An act to add Chapter 1.5, commencing at Section 23626, to Division 18 of the Education Code, relating to the Coordinating Council for Higher Education.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

In lines 1 and 2 of the title of the printed bill, strike out "Chapter 1.5, commencing at Section 23626, to Division 18 of", and insert "Division 16.5 (commencing at Section 22500) to".

Amendment No. 2

In lines 2 and 3 of the title, strike out "the Co-ordinating Council for Higher Education", and insert "higher education".

Amendment No. 3

On page 1, strike out lines 1 and 2, and insert

"SECTION 1. Division 16.5 is added to the Education Code, to read:

DIVISION 16.5. HIGHER EDUCATION**CHAPTER 1. GENERAL PROVISIONS**

22500. Public higher education consists of (1) all public junior colleges heretofore and hereafter established pursuant to law, (2) all state colleges heretofore and hereafter established pursuant to law, and (3) each campus, branch and function of the University of California heretofore and hereafter established by the Regents of the University of California.

22501. It is hereby declared to be the policy of the Legislature not to authorize existing or new institutions of public education to offer instruction beyond the 14th grade level.

22502. Each segment of public higher education shall strive for excellence in its sphere, as assigned in this division.

22503. This division shall not affect the existence or status of the State Nautical School.

22504. The provisions of this division shall supersede the provisions of any other law which conflict with the provisions of this division.

CHAPTER 2. UNIVERSITY OF CALIFORNIA

22550. The Legislature hereby finds and declares that the University of California is the primary state supported academic agency for research.

22551. The university may provide instruction in the liberal arts and sciences and in the professions, including the teaching profession. The university has exclusive jurisdiction in public higher education over instruction in the professions of law, medicine, dentistry, veterinary medicine and graduate architecture.

22552. The university has the sole authority in public higher education to award the doctoral degree in all fields of learning, except that it may agree with the state board of education to award the degree in selected fields.

22553. The university shall make reasonable provision for the use of its library and research facilities by qualified members of the faculties of other institutions of public higher education in this State.

CHAPTER 9. THE STATE COLLEGE SYSTEM

22600. The state college system shall be administered by a board designated as the Trustees of the State College System of California, which is hereby created.

22601. The board shall be composed of the following five ex officio members: the Governor, the Lieutenant Governor, the Speaker of the Assembly, the Superintendent of Public Instruction, and the person named by the trustees to serve as the chief executive officer of the system; and 16 appointive members appointed by the Governor, except that the members, as of the effective date of this section, of the State Board of Education shall serve ex officio as and among the first appointive trustees. The terms of the appointive members shall be four years, except that the first appointive trustees, including the members of the State Board of Education, shall classify the terms of their offices by lot so that four of the first appointive terms shall expire on the first day of March of each calendar year, commencing in 1961 and ending in 1964.

22602. The expiration of a trustee's term of office as a member of the State Board of Education or any earlier vacancy in that office shall create a vacancy in his trusteeship, unless the term ascribed thereto by lot has already expired. In case of any vacancy on the board of trustees, the Governor shall appoint a successor for the balance of the term as to which such vacancy exists.

22603. If the trustees and the Regents of the University of California both consent, the chief executive officer of the state college system shall sit with the Regents of the University of California in an advisory capacity and the President of the University of California shall sit with the trustees in an advisory capacity.

22604. The Trustees of the State College System shall succeed to the powers, duties and functions with respect to the management, administration and control of the state colleges heretofore vested in the State Board of Education. The provisions of this chapter relating to the transfer of the powers, duties, and functions with respect to the management, administration and control of the state colleges shall become operative on July 1, 1961.

22605. The state college system shall be entirely independent of all political and sectarian influence and kept free therefrom in the appointment of its trustees and in the administration of its affairs, and no person shall be debarred admission to any department of the state colleges on account of sex.

22606. The primary function of the state colleges is the provision of instruction for undergraduate students and graduate students, through the master's degree, in the liberal arts and sciences, in applied fields which require more than two years of collegiate education, and in the professions, including the teaching profession. The doctoral degree may be awarded jointly with the University of California, as provided in Section 22552. Faculty research is authorized to the extent that it is consistent with the primary function of the state colleges and the facilities provided for that function.

22607. All state employees employed on July 1, 1961, in carrying out functions transferred to the Trustees of the State College System of California by this chapter, except persons now employed by the Director of Education in the Division of State Colleges and Teacher Education of the Department of Education, are transferred to the state college system.

Nonacademic employees so transferred shall retain their respective positions in the state service, together with the personnel benefits accumulated by them at the time of transfer, and shall retain such rights as may attach under the law to the positions which they held at the time of transfer. All nonacademic positions filled by the trustees after July 1, 1961, shall be by appointment made in accordance with Chapter 9 (commencing at Section 24201) of Division 18 of this code, and persons so appointed shall be subject to the provisions of Chapter 9.

The trustees shall provide, or co-operate in providing, academic and administrative employees transferred by this section with personnel rights and benefits at least equal to those accumulated by them as employees of the state colleges, except that any administrative employee may be reassigned to an academic or other position commensurate with his qualifications at the salary fixed for that position and shall have no right to appeal from such reassignment. All academic and administrative positions held by the trustees as of July 1, 1961, shall be filled by appointment made solely at the discretion of the trustees. The trustees shall establish and adjust the salaries and classifications of all such positions. The provisions of Chapter 9 (commencing at Section 24201) of Division 18 of this code relating to appeals from dismissal, demotion or suspension shall be applicable to academic employees.

Persons excluded from the transfer made by this section shall retain all the rights and privileges conferred upon civil service employees by law. Personnel of state

agencies employed in state college work other than those transferred by this section and who are employed by the trustees prior to July 1, 1962, shall likewise be provided with personnel rights and benefits at least equal to those accumulated by them as employees of such state agencies.

CHAPTER 4. JUNIOR COLLEGES

22650. The public junior colleges shall continue to be a part of the public school system of this State. The State Board of Education shall prescribe minimum standards for the formation and operation of public junior colleges and exercise general supervision over public junior colleges.

22651. Public junior colleges shall offer instruction through but not beyond the 14th grade level, which instruction may include, but shall not be limited to, programs in one or more of the following categories: (1) standard collegiate courses for transfer to higher institutions; (2) vocational and technical fields leading to employment; and (3) general or liberal arts courses. Studies in these fields may lead to the associate in arts or associate in science degree."

Amendment No. 4

On page 1, line 4, strike out "1.5", and insert "5".

Amendment No. 5

On page 1, line 7, strike out "23626", and insert "22700".

Amendment No. 6

On page 2, line 13, strike out "23627", and insert "23701".

Amendment No. 7

On page 2, line 16, strike out "23628", and insert "23702".

Amendment No. 8

On page 2, line 23, strike out "23629", and insert "23703".

Amendment No. 9

On page 2, lines 29 and 30, strike out "Section 16, Article IX of the State Constitution", and insert "this division".

Amendment No. 10

On page 2, line 36, strike out "23630", and insert "23704".

Amendment No. 11

On page 2, strike out lines 43, 44, and 45.

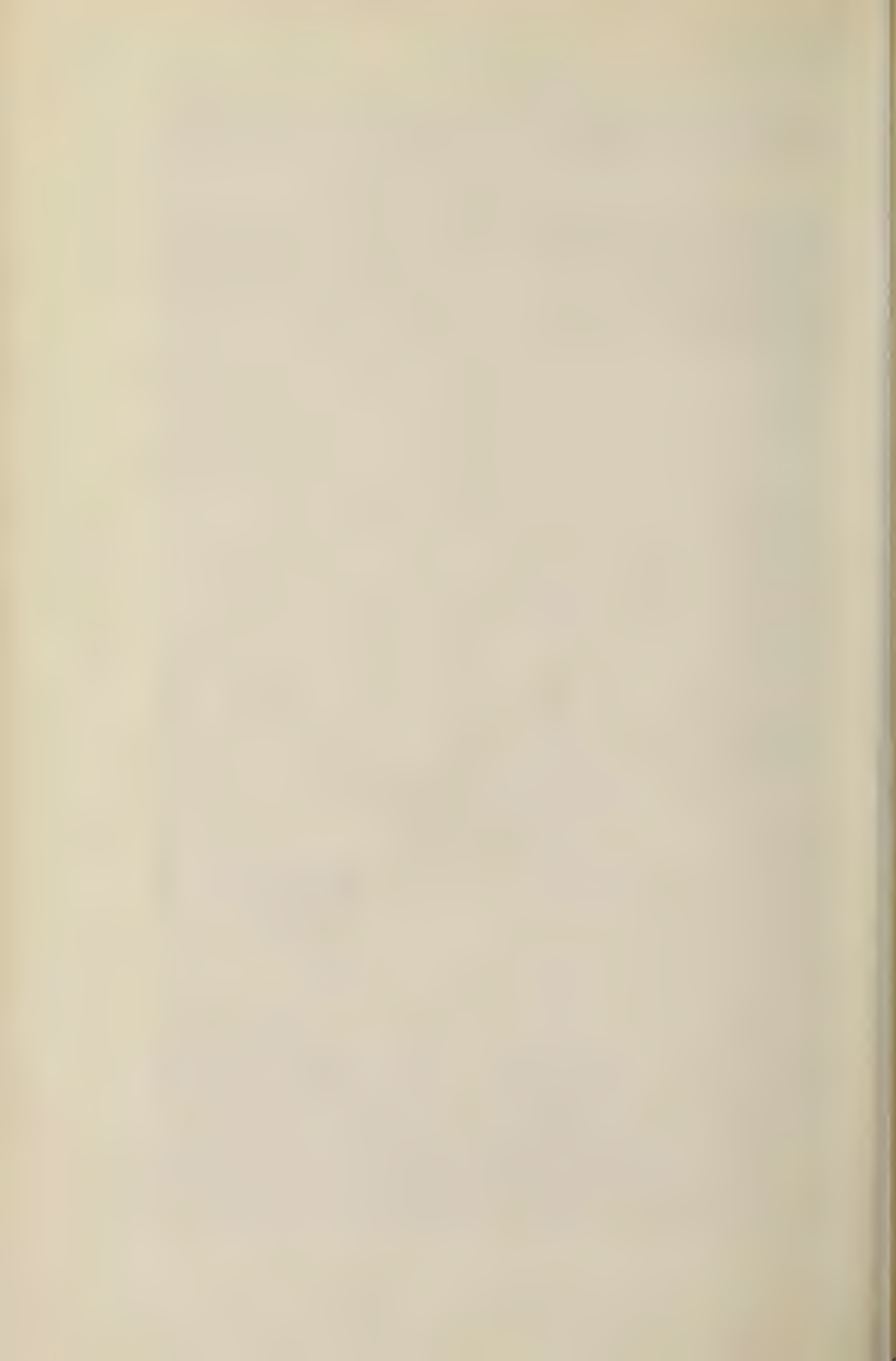
Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Education.

ADJOURNMENT

At 9.50 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m. Monday, March 21, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SIXTEENTH LEGISLATIVE DAY
TWENTY-FIFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, March 21, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Gainsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, As we daily do our work and live our lives, we would be thankful for the rich treasure of culture and achievement we have received from the past, for

"We are the owners of the sphere,

Of the seven stars of the solar year,

Of Caesar's hand and Plato's brain,

Of Lord Christ's heart and Shakespeare's strain."

Grant us so to think and work and live out our days, that we, too, may create something that will add to the values that make life good. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Short led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Collier, on motion of Senator Burns, due to legislative business.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 21, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Concurrent Resolution No. 2

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, March 17, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 4

Assembly Bill No. 6

Assembly Bill No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 4—An act to add Section 32127.1 to, and to amend Section 32121 of, the Health and Safety Code, relating to local hospital districts, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Local Government.

Assembly Bill No. 6—An act to validate the organization, boundaries, acts, powers, duties and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Local Government.

Assembly Bill No. 7—An act to validate the organization, boundaries, acts, powers, duties and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith.

Referred to Committee on Local Government.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 18, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 5

Assembly Bill No. 14

Assembly Bill No. 22

Assembly Bill No. 25

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 5—An act to add Section 40309 to the Vehicle Code, relating to the deposit of bail by mail for overtime parking violations.

Referred to Committee on Transportation.

Assembly Bill No. 14—An act to add Division 13 (commencing at Section 11000) to the Streets and Highways Code, relating to the conversion of city streets to pedestrian malls.

Referred to Committee on Local Government.

Assembly Bill No. 22—An act to amend Section 9251 of the Vehicle Code, relating to the registration of electric vehicle.

Referred to Committee on Transportation.

Assembly Bill No. 25—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Revenue and Taxation.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 17, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 8

Senate Concurrent Resolution No. 4

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 30

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 58

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be re-referred to the Committee on Fish and Game.

BURNS, Chairman

Above reported bill re-referred to Committee on Fish and Game.

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 47

Senate Bill No. 50

Senate Bill No. 48

Senate Bill No. 54

Senate Bill No. 49

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be re-referred to the Committee on Education.

BURNS, Chairman

Above reported bills re-referred to Committee on Education.

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 51

Senate Bill No. 57

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be re-referred to the Committee on Local Government.

BURNS, Chairman

Above reported bills re-referred to Committee on Local Government.

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 52
 Senate Bill No. 53
 Senate Bill No. 62
 Senate Bill No. 63

Senate Bill No. 64
 Senate Joint Resolution No. 1
 Senate Joint Resolution No. 2

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be re-referred to the Committee on Governmental Efficiency.

BURNS, Chairman

Above reported bills re-referred to Committee on Governmental Efficiency.

Above reported resolutions re-referred to Committee on Governmental Efficiency.

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 56
 Senate Bill No. 59
 Senate Bill No. 60

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be re-referred to the Committee on Elections.

BURNS, Chairman

Above reported bills re-referred to Committee on Elections.

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 55
 Senate Constitutional Amendment No. 5

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be re-referred to the Committee on Finance.

BURNS, Chairman

Above reported bill re-referred to Committee on Finance.

Above reported resolution re-referred to Committee on Finance.

Committee on Finance

SENATE CHAMBER, March 18, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 36

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McBRIDE, Chairman

Above reported bill ordered to second reading.

Committee on Military and Veterans Affairs

SENATE CHAMBER, March 21, 1960

MR. PRESIDENT: The Committee on Military and Veterans Affairs, to which were referred:

Senate Bill No. 34
 Senate Constitutional Amendment No. 4

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

FARR, Chairman

Above reported bill ordered to second reading.

Above reported resolution ordered to second reading.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Tuesday, March 15, 1960; Wednesday, March 16, 1960; and Thursday, March 17, 1960,

be approved as corrected by the Journal Clerk and the Minute Clerk.
Motion carried.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 65: By Senator Rattigan—An act to amend Section 70047.5 of the Government Code, relating to the Sonoma County Superior Court, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 66: By Senator Williams—An act to amend Section 7953 of the Education Code, relating to powers of county superintendent of schools.

Referred to Committee on Rules.

Senate Bill No. 67: By Senator Dilworth—An act to add Chapter 16 (commencing with Section 19950) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this act.

Referred to Committee on Finance.

Senate Bill No. 68: By Senator Burns—An act making an appropriation for the payment of the expenses of the Senate and Members of the Senate necessarily incurred by them while attending the 1960 First Extraordinary Session of the Legislature, to take effect immediately.

Referred to Committee on Finance.

Senate Concurrent Resolution No. 7: By Senator Arnold—Relating to the inclusion of Fort Bidwell in the state park system.

Referred to Committee on Rules.

RESOLUTIONS

The following resolution was offered:

By Senator Burns:

Senate Resolution No. 20

Commending the City of Fresno on its seventy-fifth anniversary as a city

WHEREAS, The City of Fresno will celebrate on October 27, 1960, the seventy-fifth anniversary of its incorporation as a city; and

WHEREAS, In its 75 years, the City of Fresno has expanded greatly in population, business and agriculture, and in educational, civic and community facilities, to establish itself as a world center of agriculture, both in production and technology, and a growing metropolitan center of the San Joaquin Valley; and

WHEREAS, The Fresno Diamond Jubilee is undertaking a community-wide program of participating events throughout the year climaxing in late October, to acquaint

the people of the State, nation, and the world with Fresno's growing importance as an agricultural, industrial, commercial, recreational and cultural center; and

WHEREAS, Climaxing the numerous civic events marking the observance of the Fresno Diamond Jubilee will be a celebration on October 27, 28 and 29 featuring a grand parade and a Navy Day program; and

WHEREAS, The people of this State are fully aware and appreciative of the importance and substantial contributions which the City of Fresno has made to the economic and cultural life of the State; now, therefore, be it

Resolved by the Senate of the State of California, That the Members do congratulate the City of Fresno on its seventy-fifth anniversary as a city and commend the citizens thereof for their outstanding contributions to the growth and progress and general well-being of the State, and express full confidence that the succeeding years will bring even greater growth and honor to its hard-working and conscientious citizens; and be it further

Resolved, That the people of the State, nation and world are invited to join with the citizens of the City of Fresno in making the Fresno Diamond Jubilee celebration a great success; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the City Council of the City of Fresno.

Resolution read, and unanimously adopted on a motion by Senator Burns.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Bill No. 18—An act to amend Section 28107 of the Education Code, relating to school district public libraries.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Local Government:

Amendment No. 1

On page 1, line 7, of the printed bill, after "district", insert " provided, however, if the proposed library district shall be located in more than one county, then a two-thirds vote shall be required".

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 37—An act to create the Embareadero Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Local Government:

Amendment No. 1

On page 7, line 40, of the printed bill, after "use", insert "within but not without the district".

Amendment No. 2

On page 7, lines 47 and 48, strike out " through the exercise of eminent domain or otherwise,".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 28—An act to amend Sections 24375.03, 24375.10, 24375.12, 24375.15, 24375.16, 24375.50, 24375.84, 24375.86, 24375.87,

and 24376.21 of the Health and Safety Code, relating to the San Joaquin Valley Air Pollution Control District.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Public Health and Safety:

Amendment No. 1

In lines 2 and 3 of the title of the printed bill, strike out "and 24376.21", and insert "24376.20, 24376.21, and 24376.22".

Amendment No. 2

On page 1, line 5, strike out "waste," and insert "waste".

Amendment No. 3

On page 4, between lines 11 and 12, insert

"SEC. 10. Section 24376.20 of said code is amended to read:

24376.20. The district may incur indebtedness by the issuance of negotiable promissory notes pursuant to this section for any purpose for which the district is authorized to expend funds. Such notes shall be general obligations of the district payable from taxes levied and collected on the taxable real *and personal* property within the district as hereinafter provided, and shall mature not later than June 30 of the ensuing fiscal year to that in which they are issued, and shall bear interest at a rate not to exceed 6 percent per annum, payable as provided therein. The aggregate amount of such notes outstanding at any one time shall not exceed 75 percent of the total amount of the district treasurer's estimate of moneys from taxes on the taxable real *and personal* property within the district to be received either in the fiscal year in which the indebtedness is to be incurred or in the ensuing fiscal year. Such notes shall be issued in the form and in the manner provided for by a resolution of the board and shall be signed by a member of the board designated for that purpose and by the district treasurer. The district shall not incur any indebtedness pursuant to this section unless and until a majority of the voters of the district voting at an election called and held in accordance with the provisions of Article 6 (commencing at Section 58160) of Chapter 1, Division 1, Title 6 of the Government Code, have voted in favor of the proposal to incur the indebtedness."

Amendment No. 4

On page 4, line 12, strike out "SEC. 10.", and insert "SEC. 11."

Amendment No. 5

On page 4, line 28, after "board", insert "from the last equalized assessment rolls of the counties".

Amendment No. 6

On page 4, after line 34, insert

"SEC. 12. Section 24376.22 of said code is amended to read:

24376.22. On or before the 15th day of June of each year, the board shall inform the boards of supervisors of each county of the amount apportioned to the county. Each board of supervisors shall levy an ad valorem tax on the taxable real *and personal* property within the county included within the district sufficient to secure the amount so apportioned to it and such taxes shall be levied and collected together with, and not separately from, the taxes for county purposes and paid to the treasurer of each of the counties to the credit of the district."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 24—An act to add Section 615 to the Education Code, relating to the selection of members of county boards of education, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read.

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Cameron moved a call of the Senate.

Motion carried. Time, 3 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH

At 3.15 p.m., on motion of Senator Cameron, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and the urgency clause to Senate Bill No. 24 was adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, McAtee, McCarthy, Montgomery, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stiern, Teale, and Thompson—29.

NOES—None.

The President directed the Secretary to call the roll on final passage of Senate Bill No. 24.

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Cameron moved a call of the Senate.

Motion carried. Time, 3.20 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH

At 3.20 p.m., on motion of Senator Cameron, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Senate Bill No. 24 passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Cobey, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Holmdahl, McAtee, McCarthy, Montgomery, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stiern, Teale, and Thompson—28.

NOES—None.

Bill ordered transmitted to the Assembly.

ADJOURNMENT

At 3.34 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Tuesday, March 22, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SEVENTEENTH LEGISLATIVE DAY

TWENTY-SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, March 22, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators: Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmudahl, Johnson, McAtee, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiem, Teale, Thompson, and Williams—38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, We pray today for this State of California, for all its people in the communities where they have their homes. May they live together as good neighbors, seeking to educate their children, training them to be good citizens who love God and country and their fellow men. Bless all who labor in the service of the State, from the least to the greatest, for it is important work we try to do together, and we need Thy help. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator McBride, on motion of Senator Burns, due to illness.

Senator Murdy, on motion of Senator McCarthy, due to legislative business.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE

SACRAMENTO, March 16, 1960

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

LOREN MILLER, an attorney and resident of Los Angeles; is senior partner in the firm of Miller and Maddox and publisher of the *California Weekly*, a Los

Angeles weekly newspaper; a native of Pender, Nebraska, and a graduate of Washburn Law School at Topeka, Kansas; he was admitted to the Kansas Bar in 1929, and to the California Bar in 1934; he has made numerous appearances before the United States Supreme Court and appellate courts in California;

Member, California Law Revision Commission, vice Charles H. Matthews, term expired, for the term prescribed by law, ending October 1, 1963.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 22, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 34

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 34—An act making an appropriation for the administration of employment service, and unemployment compensation and extended duration benefits by the Department of Employment, State of California, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Finance.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 3—Relating to designating October 15th of each year as "Poetry Day";

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 22nd day of March, 1960, at 11 a.m.

BURNS, Chairman

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 18

Senate Bill No. 28

Senate Bill No. 37

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Education

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Chairman of the Committee on Education, to which were referred:

Senate Bill No. 9

Senate Bill No. 10

Senate Bill No. 12

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

DONNELLY, Chairman

MOTION TO AMEND SENATE BILL NO. 9

Senator Grunsky moved that Senate Bill No. 9 be amended and re-referred to Committee on Education.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 9—An act to amend Section 31214, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Bill read second time.

Motion to Amend

Senator Grunsky moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, after "31214," insert "to add Section 31214.3."

Amendment No. 2

On page 2, between lines 19 and 20, insert

"SEC. 1.5. Section 31214.3 is added to said code, to read:

31214.3. An individual who is awarded a competitive scholarship and enrolls in a junior college may elect to have the scholarship held in trust for him for a period not to exceed two years. The State Scholarship Commission shall, in such case, hold the scholarship in trust, to be granted to the award winner upon receipt of his request therefor within such period, provided that at the time of making the request he meets all of the requirements of this chapter (commencing at Section 31201). Upon receipt of the request, the State Scholarship Commission shall assess or reassess the financial needs of the award winner. The State Scholarship Commission may prescribe the forms and procedures to be utilized for the purposes of this section."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Education.

MOTION TO AMEND SENATE BILL NO. 10

Senator Grunsky moved that Senate Bill No. 10 be amended and re-referred to Committee on Education.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 10—An act to amend Sections 31204 and 31214, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Bill read second time.

Motion to Amend

Senator Grunsky moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, after "31214," insert "to add Section 31214.3 to,".

Amendment No. 2

On page 2, between lines 42 and 43, insert

"SEC. 2.5. Section 31214.3 is added to said code to read:

31214.3. An individual who is awarded a competitive scholarship and enrolls in a junior college may elect to have the scholarship held in trust for him for a period not to exceed two years. The State Scholarship Commission shall, in such case, hold the scholarship in trust, to be granted to the award winner upon receipt of his request therefor within such period, provided that at the time of making the request he meets all of the requirements of this chapter (commencing at Section 31201). Upon receipt of the request the State Scholarship Commission shall assess or reassess the financial needs of the award winner. The State Scholarship Commission may prescribe the forms and procedures to be utilized for the purposes of this section."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Education.

MOTION TO AMEND SENATE BILL NO. 12

Senator Grunsky moved that Senate Bill No. 12 be amended and re-referred to Committee on Education.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 12—An act to add Chapter 18 (commencing at Section 20021.5) to Division 14 of the Education Code, relating to junior colleges and making an appropriation therefor.

Bill read second time.

Motion to Amend

Senator Grunsky moved the adoption of the following amendments:

Amendment No. 1

On page 1 of the printed bill, between lines 8 and 9, insert

"20021.5. As used in this chapter (commencing at Section 20021):

(a) "District" means any district that maintains one or more junior colleges.

(b) "Student" means any person except an adult, as an adult is defined in Section 6352.

(c) "Full-time equivalent" is equal to the semester hours for which students in grades 13 and 14 are enrolled in the nine consecutive hours of scheduled activity of a junior college district, which produce the greatest amount of full-time equivalent, divided by 15, as reported to the Superintendent of Public Instruction by the junior college district on October 31 and March 31 of each fiscal year.

(d) "Full-time equivalent junior college student" means each 15 hours of semester credit for which one or more students are enrolled in the nine consecutive hours of scheduled activity of a junior college district, which produce the greatest number of full-time equivalent junior college students enrolled in the junior college district."

Amendment No. 2

On page 2, line 2, strike out "two cents", and insert "ten cents (\$0.10), or if the district has been effective for less than a three-year period, the tax rate of the district for general fund purposes has been, for each year it has levied a tax, at least the maximum statutory tax rate".

Amendment No. 3

On page 2, line 4, strike out "expended", and insert "and from sale of bonds expended or to be expended as a part of the application for the purposes listed in subdivision (a) of Section 20025".

Amendment No. 4

On page 2, line 9, after the period, insert "Either expenditures from the sale of bonds or expenditures for interest and retirement of bonds may be counted, but not both."

Amendment No. 5

On page 2, line 13, after "of", insert "full-time equivalent".

Amendment No. 6

On page 2, lines 13 and 14, strike out "in average daily attendance", and insert "enrolled".

Amendment No. 6.1

On page 2, line 31, after "college", insert "instruction".

Amendment No. 7

On page 2, line 35, strike out "average daily attendance"; and after "attendance", insert "full-time equivalent junior college students".

Amendment No. 7.1

On page 3, line 15, strike out "children", and insert "students".

Amendment No. 7.2

On page 3, line 22, strike out "children", and insert "students".

Amendment No. 8

On page 3, line 27, strike out "average daily attendance", and insert "number of full-time equivalent junior college students enrolled".

Amendment No. 9

On page 3, line 29, strike out "average daily attendance", and insert "number of full-time equivalent junior college students enrolled".

Amendment No. 10

On page 3, line 34, strike out "average daily attendance", and insert "number of full-time equivalent junior college students enrolled".

Amendment No. 11

On page 4, line 2, strike out "12", and insert "15".

Amendment No. 12

On page 4, line 3, strike out "shall not", and insert "may".

Amendment No. 13

On page 4, line 3, strike out "but", and insert "or".

Amendment No. 14

On page 4, line 4, strike out "shall", and insert "may".

Amendment No. 15

On page 4, line 4, after "counted", insert ", but not both".

Amendment No. 16

On page 4, line 12, strike out "at least semiannually", and insert "prior to each meeting of the State Allocation Board".

Amendment No. 17

On page 4, line 13, strike out "average daily attendance", and insert "number of full-time equivalent junior college students enrolled".

Amendment No. 18

On page 4, line 14, strike out "average daily attendance", and insert "number of full-time equivalent junior college students enrolled".

Amendment No. 19

On page 4, line 17, strike out "average daily attendance" and insert "number of full-time equivalent junior college students enrolled".

Amendment No. 20

On page 4, line 18, strike out "amount of average daily attendance", and insert "number of full-time equivalent junior college students enrolled".

Amendment No. 21

On page 4, line 25, after "14", insert "or number of full-time equivalent junior college students".

Second Set of Amendments to Senate Bill No. 12**Amendment No. 1**

On page 2, lines 22 and 23, of the printed bill, strike out "the Department of Education", and insert "the State Allocation Board".

Amendment No. 2

On page 2, line 24, strike out "Finance", and insert "Education".

Amendment No. 3

On page 2, between lines 24 and 25, insert

"Each copy of the application shall be accompanied by a statement of the estimated cost of the project or projects for which an apportionment is sought certified to by an architect or structural engineer, and by layout plans showing the entirety of any construction project for which the applicant district desires an apportionment."

Amendment No. 4

On page 2, line 25, strike out "approve", and insert "make a preliminary approval of".

Amendment No. 5

On page 2, line 39, after "Upon", insert "preliminary".

Amendment No. 6

On page 3, between lines 12 and 13, insert
 "20027.3. Before the State Allocation Board approves an application for a construction project and makes an apportionment therefor, it shall, after consultation with the Division of Architecture, establish standards for all new construction included therein. After such consultation the board shall establish current construction cost standards for such construction. The standards shall not exceed typical comparable new construction by school districts in the same area not receiving or eligible for an apportionment under this chapter (commencing at Section 20021), or if there has been no new construction by school districts in the area, the standards shall not exceed the reasonable current cost of similar construction in the area. The board shall determine such typical current costs or such reasonable current costs. In applying such standards the board shall take into account the size and type of the construction proposed and may make such deviations as in its judgment are justified. When a standard has been set by the board to cover any individual apportionment, no apportionment shall be made by the board in excess of such standard, unless the board shall find that in view of a rapid increase in building costs an adjustment is warranted."

Amendment No. 7

On page 4, between lines 41 and 42, insert
 "20029.5. In addition to all other powers and responsibilities granted to the State Allocation Board by this chapter (commencing at Section 20021), the board shall, additionally, have the power to establish such additional qualifications and eligibility requirements for apportionments, establish additional procedures and policies, and adopt such rules and regulations, as it deems will best serve the purposes of this chapter (commencing at Section 20021) but which are not in conflict with the provisions thereof or the powers and duties of the Department of Education granted or imposed thereby. Such additional powers shall extend, but not necessarily be limited, to matters of administration, the expenditure of funds and the procedure, forms, and information requirements of this chapter (commencing at Section 20021), and the fiscal review of bonding transactions and repayment procedures of districts applying for or having received apportionments."

Third Set of Amendments to Senate Bill No. 12**Amendment No. 1**

On page 7 of the printed bill, between lines 13 and 14, insert
 "The fund shall be maintained in the State Treasury as a revolving fund for the purposes of this chapter (commencing at Section 20021). All repayments of loans made pursuant to this chapter (commencing at Section 20021) shall be credited to the fund and be available again for loans to be made under the provisions of this chapter (commencing at Section 20021)."

20040. The governing board of each junior college district to which an apportionment has been made under this chapter (commencing at Section 20021) shall expend the moneys in the special junior college building fund of the district only for the purposes for which said moneys were apportioned to the district and for no other purpose and shall make such reports relating to the expenditure of such moneys as the board and the State Controller shall require.

20041. It shall be the duty of the State Controller to make such audit or audits of the books and records of counties and junior college districts receiving apportionments under this chapter (commencing at Section 20021), as he may deem necessary from time to time, for the purpose of determining that the money received by such districts as apportionments hereunder has been expended for the purposes and within the period authorized by this chapter (commencing at Section 20021).

20042. Whenever the Controller determines that any money apportioned to a junior college district has been expended by the district for purposes not authorized by this chapter (commencing at Section 20021), the Controller shall furnish written notice to the governing board of the district, the county superintendent of schools, the county auditor, and the county treasurer of the county whose county superintendent of schools has jurisdiction over the district, directing the district and the county treasurer to pay into the State Treasury, at the time of the next county settlement following receipt of such notice, the amount of such unauthorized expenditures, or the amount of such excess apportionment, as the case may be. Upon receipt of such notice, such governing board shall, at the time specified herein, order the county treasurer to pay to the State Treasurer, out of any moneys in the county treasury available to the junior college district for that purpose, the amount set forth in such notice. Such amount shall, upon order of the State Controller, be deposited in the State Treasury to the credit of the State Junior College Construction Fund, and shall be credited to the unapportioned balance of the appropriation from which originally paid, and may be further utilized for purposes of this chapter (commencing at Section 20021).

It shall be the duty of such governing body and county treasurer to make the payments to the State Treasurer as provided in this chapter (commencing at Section 20021), and it shall be the duty of the State Controller to enforce such collection on behalf of the State.

20043. An apportionment paid to a junior college district under this chapter (commencing at Section 20021) shall be available for expenditure by its governing board for three years after the date on which the warrant covering the apportionment was drawn on the State Treasurer. For the purposes of this chapter (commencing at Section 20021), an apportionment shall be deemed to be expended at the time and to the extent that the amount thereof on deposit in the county treasury has been encumbered by the creation of a valid obligation on the part of the junior college district. Upon the expiration of its period of availability, the unencumbered balance in any apportionment made under this chapter (commencing at Section 20021) shall become due and payable to the State of California; and the governing board of the district and the county treasurer shall, at the time of the next county settlement following the expiration of such period of availability, pay the amount of such unencumbered balance to the State Treasurer, out of the funds and in the manner specified in Section 20042. Such payment shall be deposited in the State Treasury and credited to the fund and appropriation as specified in Section 20042."

Amendment No. 2

On page 7, line 14, strike out "20039", and insert "20044".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Education.

REPORTS OF STANDING COMMITTEES

Committee on Finance

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 29

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

BROWN, Vice Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Constitutional Amendment No. 2

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BROWN, Vice Chairman

Above reported resolution ordered to third reading.

Committee on Education

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Bill No. 43

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

DONNELLY, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Bill No. 54

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

DONNELLY, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 31

Senate Bill No. 32

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DONNELLY, Chairman

Above reported bills ordered to second reading.

Committee on Elections

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Senate Bill No. 26

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

COBEY, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Senate Bill No. 41

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

COBEY, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 7

Has had the same under consideration, and finds that it is within the purview of the call, and recommends that it be referred to the Committee on Natural Resources.

BURNS, Chairman

Above reported resolution re-referred to Committee on Natural Resources.

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 65

Senate Bill No. 66

Has had the same under consideration, and finds that they are within the purview of the call, and recommends that they be referred to the Committee on Local Government.

BURNS, Chairman

Above reported bills re-referred to Committee on Local Government.

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 5

Senate Concurrent Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 69: By Senator Gramsley. An act to add Chapter 17 (commencing at Section 20001) to Division 14 of the Education Code, relating to junior colleges, and making an appropriation therefor.

Referred to Committee on Education.

Senate Bill No. 70: By Senator Burns—An act to add Section 17071.1 to the Business and Professions Code, relating to unfair trade practices.

Referred to Committee on Judiciary.

Senate Bill No. 71: By Senators Shaw and Dilworth—An act to add Section 6212 to the Public Resources Code, relating to the acquisition from the Federal Government of certain swamp and overflow lands in the Counties of Riverside and San Bernardino and for the disposition thereof.

Referred to Committee on Governmental Efficiency.

Senate Bill No. 72: By Senator Slattery—An act to validate the organization and acts of unified school districts, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Local Government.

Senate Concurrent Resolution No. 8: By Senators Shaw and Arnold—Relative to snow tread tires.

Referred to Committee on Transportation.

CONSIDERATION OF DAILY FILE SECOND READING OF SENATE BILLS

Senate Bill No. 36—An act to amend the heading of Article 3 (commencing with Section 640) of Chapter 1 of Division 3.5 of Title 1 of the Government Code, and to add Section 625 and Article 3 (commencing with Section 630) to Chapter 1 of Division 3.5 of Title 1 of the Government Code, relating to claims against the State, and declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 34—An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued; and providing for the submission of this act to a vote of the people at the direct primary election to be held in the month of June 1960.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Military and Veterans Affairs:

Amendment No. 1

On page 5, line 36, of the printed bill, strike out "-----", and insert "four hundred million dollars (\$400,000,000)".

Amendment No. 2

On page 5, line 43, strike out "-----", and insert "four hundred million dollars (\$400,000,000)".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Constitutional Amendment No. 4—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding to Article XVI thereof a new section to be numbered 21, relating to the issuance of bonds to provide farm and home purchase aid for veterans.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Military and Veterans Affairs:

Amendment No. 1

In line 1 of the caption of the printed measure, strike out "Senator Dilworth", and insert "Senators Dilworth, Farr, Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Thompson, Stiern, and Williams".

Amendment No. 2

On page 1, line 10, strike out "-----", and insert "four hundred million dollars (\$400,000,000)".

Amendment No. 3

On page 1, line 15, strike out "-----", and insert "four hundred million dollars (\$400,000,000)".

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 30 An act to amend Sections 8003, 8152, 22651, and 22652 of the Vehicle Code, relating to the registration of vehicles, the removal of vehicles from highways and public property, and the regulation of vehicle parking.

Bill read third time.

Motion to Amend

Senator Collier moved the adoption of the following amendment:

Amendment No. 1

On page 2, lines 47 and 48 of the printed bill, as amended in Senate March 17, 1960, strike out "between the hours of 7 a.m. and 7 p.m."

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 8—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Farr, Fisher, Gibson, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, and Williams—32.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 4—Relative to the preservation and interpretation of historic sites.

Resolution read.

Motion to Amend

Senator Rodda moved the adoption of the following amendment:

Amendment No. 1

In line 1 of the caption of the printed measure, strike out "Senator Rodda", and insert "Senators Rodda and Berry".

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Bill No. 37—An act to create the Embareadero Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Bill read third time.

Motion to Amend

Senator Hollister moved the adoption of the following amendments:

Amendment No. 1

On page 5 of the printed bill, as amended in Senate March 21, 1960, strike out lines 48 to 51, inclusive; and on page 6, strike out lines 1 to 7, inclusive, and insert "SEC. 58. Notices of elections shall be given as nearly as practicable in accordance with the general laws regarding notices of municipal elections."

Amendment No. 2

On page 9, strike out lines 44 to 50, inclusive; and on page 10, strike out lines 1 to 5, inclusive, and insert

"SEC. 108. Notices of bond elections shall be given as nearly as practicable in accordance with the general laws regarding notices of municipal elections."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

REQUEST FOR UNANIMOUS CONSENT

Senator Dilworth asked for and was granted unanimous consent to have Senate Bill No. 29 and Senate Constitutional Amendment No. 2 placed on third reading file for final passage.

ADJOURNMENT

At 3.20 p.m., on motion of Senator Harris, the President declared the Senate adjourned until 2.30 p.m., Wednesday, March 23, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

EIGHTEENTH LEGISLATIVE DAY
TWENTY-SEVENTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 23, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, It is so easy to get lost when we choose the wrong road upon which to travel, for . . .

To every man there openeth a Way, and Ways and a Way,
And the High Soul climbs the High Way,
And the Low Soul gropes the Low,
And in between in the misty flats, the rest drift to and fro.
But to every man there openeth a High Way and a Low,
And every man decideth the Way his soul shall go.*

Forbid it, Lord, that any of us should choose the Low Way, or just drift around in the misty mud-flats of mediocrity. Help us to choose the High Way, knowing full well it is not a six-lane freeway for a hurried non-stop journey, but that it is narrow and straitened, with many Stop, Look, and Listen signs, and it does get somewhere worth the time and the effort. AMEN.

* John Oxenham.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator McBride, on motion of Senator Burns, due to illness.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the amendment to the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following amendment to the Proclamation:

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

Proclamation

WHEREAS, The Legislature of the State of California has been called in extraordinary session and has convened on February 1, 1960; and

WHEREAS, On account of extraordinary occasions which have arisen and now exist, it is deemed desirable and necessary to submit additional subjects to the Legislature for consideration; now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power vested in me by law, hereby amend and supplement my Proclamation dated February 1, 1960, by adding the following additional purposes thereto, and thereby permitting the Legislature to legislate upon the following subject, in addition to the subject specified in the original Proclamation and other items added thereto on February 29, 1960, March 3, 1960, March 10, 1960, and March 17, 1960, to wit:

Item No. 39. To consider and act upon legislation relating to eligibility to engage in the business of, and bonding of, real property loan brokers and relative to application of the Real Estate Law to persons who for compensation or in expectation thereof assist or offer to assist others in filing applications for purchase or lease of, or in locating or entering upon, lands owned by the State or Federal Government.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this twenty-third day of March, 1960.

(SEAL)

EDMUND G. BROWN, Governor of California
ATTEST: FRANK M. JORDAN, Secretary of State
By WALTER C. STUTLER
Assistant Secretary of State

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 23, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 41

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 41—An act to add Section 616 to the Education Code, relating to the election of members of county boards of education and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Transportation.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 29

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 22, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Constitutional Amendment No. 2

Senate Concurrent Resolution No. 5

Senate Concurrent Resolution No. 6

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 36

Senate Constitutional Amendment No. 4

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 30

Senate Concurrent Resolution No. 4

And reports the same correctly re-engrossed.

BURNS, Chairman

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 37

And reports the same correctly re-engrossed.

BURNS, Chairman

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 34

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Education

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 35

Senate Bill No. 33

Senate Constitutional Amendment No. 1

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass (be adopted) as amended.

DONNELLY, Chairman

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Senate Bill No. 33, at this time, for consideration of committee amendments.

Senate Bill No. 33—An act to add Division 16.5 (commencing at Section 22500) to the Education Code, relating to higher education.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 1, line 17, of the printed bill, as amended in Senate March 17, 1960, after "ture", insert "not to authorize or to acquire sites for new institutions of public higher education unless such sites are recommended by the Co-ordinating Council for Higher Education and".

Amendment No. 2

On page 1, line 18, after "education", insert ", other than those described in subdivisions (2) and (3) of Section 22500,".

Amendment No. 3

On page 1, after line 18, insert

"Nothing in this section shall be construed to require any further recommendations as a prerequisite to legislative action with respect to state colleges intended to be in operation by 1965 or University of California campuses intended to be under construction by 1962, as set forth in the recommendations contained in the Master Plan for Higher Education printed at page 42, paragraphs 4 and 6, Senate Journal (Regular Session) for February 1, 1960."

Amendment No. 4

On page 2, line 17, strike out "professions"; and strike out line 18, and insert "profession of law, and over graduate instruction in the professions of medicine, dentistry, veterinary medicine, and"

Amendment No. 5

On page 3, line 13, after "Education", insert "or in the Director of Education".

Amendment No. 6

On page 3, lines 26 and 27, strike out "which require more than two years of collegiate education".

Amendment No. 7

On page 3, line 28, after "profession," insert "Two-year programs in agriculture are authorized, but other two-year programs shall be authorized only when mutually agreed upon by the Trustees of the State College System and the State Board of Education."

Amendment No. 8

On page 3, line 33, strike out "July 1", and insert "June 30".

Amendment No. 9

On page 3, line 36, strike out "now".

Amendment No. 10

On page 3, line 44, after "trustees", insert "on and".

Amendment No. 11

On page 4, line 6, after "trustees", insert "on and".

Amendment No. 12

On page 4, line 9, after "positions", insert "and neither Section 18004 of the Government Code nor any other provision of law requiring approval by a state officer or agency for such salaries or classifications shall be applicable thereto".

Amendment No. 13

On page 5, line 4, strike out "selected"; and strike out lines 5 and 6, and insert "each of whom shall be affiliated with a private institution of higher education as a governing board member or as a staff member in an academic or administrative capacity and shall be appointed by the Governor after consultation".

Amendments read, and adopted.

Bill ordered printed.

Motion to Re-refer Senate Bill No. 33

Senator Miller moved that Senate Bill No. 33 be re-referred to Committee on Finance.

Motion carried.

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Senate Bill No. 35, at this time, for consideration of committee amendments.

Senate Bill No. 35—An act to add Section 24000 to the Education Code, relating to state colleges.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 1, lines 11 and 12, of the printed bill, strike out "periodically", and insert "annually".

Amendment No. 2

On page 1, strike out lines 14 to 17, inclusive.

Amendments read, and adopted.

Bill ordered printed.

Motion to Re-refer Senate Bill No. 35

Senator Miller moved that Senate Bill No. 35 be re-referred to Committee on Finance.

Motion carried.

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Senate Constitutional Amendment No. 1 at this time, for consideration of committee amendments.

Senate Constitutional Amendment No. 1 A resolution to propose to the people of the State of California an amendment to the Constitution of the State by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

In lines 3 and 4 of the title of the printed measure, as amended in Senate March 17, 1960, strike out "adding Section 16 to Article IX", and insert "amending Section 16 of Article XX".

Amendment No. 2

On page 1, strike out line 8, and insert:

"That Section 16 of Article XX be amended to read:

SEC. 16. When the term of any officer or commissioner is not provided for in this Constitution, the term of such officer or commissioner may be declared by law; and, if not so declared, such officer or commissioner shall hold his position as such officer or commissioner during the pleasure of the authority making the appointment; but in no case shall such term exceed four years; provided, however, that in the case of any officer or employee of any municipality governed under a locally adopted charter, the provisions of such charter with reference to the tenure of office or the dismissal from office of any such officer or employee shall control; and provided further, that the term of office of any person heretofore or hereafter appointed to hold office or employment during good behavior under civil service laws of the State or of any political division thereof shall not be limited by this section.

The Legislature may provide terms of office for eight years for the members of any state agency created by it in the field of public higher education which is charged with the management, administration, and control of the State College System of California."

Amendment No. 3

On page 1, strike out lines 9 to 20, inclusive; and strike out all of pages 2 to 5, inclusive.

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

MOTION TO PRINT WITH A RUSH ORDER

Senator Miller moved that Senate Bill No. 33, Senate Bill No. 35, and Senate Constitutional Amendment No. 1 be sent to print with a rush order.

Motion carried.

REPORTS OF STANDING COMMITTEES**Committee on Finance**

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 6

Senate Bill No. 68

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

BROWN, Vice Chairman

Above reported bills ordered to second reading.

Committee on Judiciary

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Senate Bill No. 42

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

REGAN, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Judiciary, to which were referred:

Senate Bill No. 14

Senate Bill No. 17

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

REGAN, Chairman

Above reported bills ordered to second reading.

Committee on Fish and Game

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Fish and Game, to which was referred:

Senate Bill No. 58

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

ERHART, Chairman

Above reported bill ordered to second reading.

Committee on Education

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Bill No. 50

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DONNELLY, Chairman

Above reported bill ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)**Senate Bill No. 6** An act to amend Section 19576 of the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 68—An act making an appropriation for the payment of the expenses of the Senate and Members of the Senate necessarily incurred by them while attending the 1960 First Extraordinary Session of the Legislature, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 42—An act to amend Section 70048 of the Government Code, relating to superior court reporters.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Judiciary:

Amendment No. 1

On page 1, line 4, of the printed bill, strike out "the annual salary of the".

Amendment No. 2

On page 1, strike out all of line 5, and insert "reporters shall be paid, effective July 1, 1960, a monthly salary, at a rate established according to the following salary schedule:

Step A	Step B	Step C	Step D	Step E
\$715	\$759	\$803	\$847	\$889

Except as otherwise provided herein, a person appointed as a regular official phonographic reporter shall receive for his first six months of service a monthly salary at the rate specified in Step A. Upon the first day of the month following six month's continuous service, such person shall receive a monthly salary at the rate specified in Step B. On or after the first day of the month following each ensuing 12 months of such service such salary shall be increased to the rate specified in the next higher step of the salary schedule until such salary equals the sum specified in Step E of said schedule.

Regular official phonographic reporters with more than three and one-half years of service as of July 1, 1960, shall receive a monthly salary at the rate specified in Step E. Regular official phonographic reporters employed prior to July 1, 1960, and having less than three and one-half years of service, shall receive a monthly salary at the rate specified in Step C. All other regular official phonographic reporters shall receive a monthly salary under the schedule according to length of service.

For purposes of this section employment as an official reporter in any municipal, superior or federal court located in the State shall be included in determining length of service.

Official phonographic reporters pro tempore shall be compensated at the rate of forty dollars (\$40) a day.

SEC. 2. This act shall be operative July 1, 1960."

Amendment No. 3

On page 1, strike out all of lines 6 through 10, inclusive.

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 14—An act to amend Section 6140 of the Business and Professions Code, relating to State Bar membership fees.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 17—An act to amend Section 10308 of the Government Code, relating to the California Law Revision Commission.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 58—An act to add Chapter 6 (commencing at Section 1600) to Division 2 of the Fish and Game Code, relating to the acquisition of federal land in Riverside and San Bernardino Counties

for the Prado Dam Recreation Area and providing for its acquisition and management.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Fish and Game:

Amendment No. 1

On page 2, line 20, insert "the quality of the water, and the protection of the fish and game resources."

Amendment No. 2

On page 2, line 21, strike out "rules and".

Amendment No. 3

On page 2, line 22, after "necessary", insert "relating to fish and game management and hunting and fishing".

Amendment No. 4

On page 2, strike out lines 24, 25, 26 and 27, and insert "management and hunting and fishing, such shall be provided by agreement between the department and the Counties of San Bernardino and Riverside and will include provision that alcoholic beverages will not be sold in the area. As to any land owned or con-".

Amendment No. 5

On page 2, line 33, after "area", insert "and the enforcement of all rules and regulations thereon".

Amendments read, and adopted.

Bill voted and passed, and is third reading.

Senate Bill No. 50—An act to amend Section 24351 of the Education Code, to add Section 24352 to the Education Code, and to provide for loans to school districts for construction purposes.

Bill read second time, ordered engrossed, and to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 73—By Senators Farr and Edworthy—An act to amend Section 24353 of the Education Code, relating to extension and field services of state colleges.

Referred to Committee on Education.

Senate Joint Resolution No. 3—By Senators Board and Farr—Relative to a White House Conference on narcotics.

Referred to Committee on Judiciary.

Senate Concurrent Resolution No. 9—By Senators Richards, Thompson, and Foster—Constitutional Amendment to establish a Court of Appeals and a Court of Criminal Appeals.

Referred to Committee on Public Health and Safety.

Senate Concurrent Resolution No. 10—By Senator Farr—Relative to expenses of the Joint Interim Committee on Uniform Laws.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 11—By Senator Shaw—Relative to holding a session of the superior court in the City of Ontario.

Referred to Committee on Judiciary.

RESOLUTIONS

The following resolutions were offered:

By Senator Cameron:

Senate Resolution No. 21

Relative to salary schedules of Department of Mental Hygiene personnel

WHEREAS, The Members of the Senate recognize that the objective of state hospital programs is treatment and cure of patients as opposed to long-term custody, that such a program calls for the use of skilled and adequate personnel and that the Department of Mental Hygiene is handicapped at present in this program by chronic vacancies, high turnover, inability to recruit and retain needed personnel of high quality; and

WHEREAS, Unnecessary human suffering results when the department is unable to perform in accordance with modern procedures in psychiatric medicine; and

WHEREAS, Failure to implement effective treatment programs results in gross inefficiency and waste and permits the backlog of untreated patients to create new demands for custody, and more building construction, thereby causing a vicious cycle of increasing support budgets, and resulting in many patients who could be cured and released in short periods of time remaining for years or life in custodial care; and

WHEREAS, The principal handicap in implementing the treatment program may be the present inadequate salary schedule for treatment personnel in nursing service, medical, social work and psychology classes; and

WHEREAS, Inequities exist, in that other state agencies have beginning salaries for essentially the same kind of personnel at a much higher rate, and part of the problem may lie in the present procedures of the Personnel Board; and

WHEREAS, Efforts have been made for several years through Personnel Board procedures to correct these situations without result; now, therefore, be it

Resolved by the Senate of the State of California, That the foregoing subject matter is assigned to the Committee on Rules for reassignment by it to an appropriate Senate Factfinding committee, which committee shall study and report on such subject matter to the Senate not later than the 30th calendar day of the 1961 Regular Session of the Legislature; and be it further

Resolved, That the Department of Finance is hereby requested to give greater attention to the treatment and cure objectives of the state hospitals in preparation of future budgets, and to consider particularly the effect of salaries upon treatment programs; and be it further

Resolved, That the State Personnel Board is requested to assist in studies of the problem, with the object of establishing a salary schedule for the Department of Mental Hygiene which:

- (1) Reflects the level of the work required,
- (2) Enables the department to recruit capable professional personnel with advanced skills in medical, psychological, social work and registered nurse classes, and
- (3) Which enables the department to compete favorably in the labor market for college-caliber high school graduates who are making a choice of career, for the psychiatric technician classes and which reflects general comparability with salaries paid in other state services engaged in rehabilitation work; and be it further

Resolved, That the Governor is requested to exercise his leadership in the solution of these problems in which he is known to have great concern; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the Governor, the Department of Finance, the State Personnel Board, and the Department of Mental Hygiene.

Resolution read and referred to Committee on Rules.

By Senator Byrne

Senate Resolution No. 22

Relative to augmenting the funds of the Senate Fact Finding Committee on Agriculture

Resolved by the Senate of the State of California, That in addition to any money heretofore made available, the sum of five thousand and no 100 dollars (\$5,000.00), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Senate for the expenses of the Senate Fact Finding Committee on Agriculture (created by Senate Resolution No. 135, 1959 Regular Session) and its members and for any charges, expenses, or claims it may incur under said resolution to be paid from the said contingent fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read and referred to Committee on Rules.

**CONSIDERATION OF DAILY FILE
SECOND READING OF SENATE BILLS**

Senate Bill No. 43—An act to add Article 14 (commencing at Section 25351) to Chapter 13 of Division 18 of the Education Code, relating to a state college for Sonoma County.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Education:

Amendment No. 1

On page 1, line 13, of the printed bill, strike out "and Sections 24951 to 24954, inclusive,".

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 54—An act to appropriate twenty million dollars (\$20,000,000) to be expended pursuant to Section 19625 of the Education Code, relating to capital outlay for construction or improvement of public schools.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 1 of the printed bill, strike out lines 12 and 13, and insert

"The provisions of this section shall remain in effect until the first series of bonds is issued under the authority of Section 20 of Article XVI of the Constitution as passed by the Legislature at the 1960 First Extraordinary Session and thereafter adopted by the electors of the State.

Sec. 2. The State Controller shall transfer to the General Fund the total of the amounts".

Amendment No. 2

On page 2, between lines 7 and 8, insert

"If Section 20 of Article XVI of the Constitution is not passed by the Legislature and adopted by the voters, bonds may be issued in the manner and in the amount provided for in Section 19712 of the Education Code, except that the proceeds shall be utilized to repay any money appropriated from the General Fund under Section 1 of this act."

Amendment No. 3

On page 2, line 8, strike out "2", and insert "3".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Senate Bill No. 31—An act to amend Section 20205 of the Education Code, relating to county junior college tuition funds.

Bill read second time.

Motion to Amend

Senator Farr moved the adoption of the following amendment:

Amendment No. 1

On page 1 of the printed bill, strike out line 1, and insert

"SECTION 1. Section 20205 of the Education Code is amended to read:".

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 32—An act to add Article 11 (commencing with Section 2791) to Chapter 7 of Division 5 of the Education Code, relating to junior college district organization.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 26—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Senate Constitutional Amendment No. _____ of the 1960 Extraordinary Session, to take effect immediately.

Bill read second time.

Motion to Re-refer Senate Bill No. 26

Senator Brown moved that Senate Bill No. 26 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 41—An act to add Section 616 to the Education Code, relating to the election of members of county boards of education and declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Elections:

Amendment No. 1

On page 1, line 5, of the printed bill, after "elected", insert "by the voters".

Amendment No. 2

On page 1, line 6, after "rather than", insert "by the voters".

Amendment No. 3

On page 1, line 7, after the period insert "The county clerk shall not make a request pursuant to this section unless he finds that precinct lines within trustee areas do not coincide with county precinct lines."

Amendment No. 4

On page 1, line 13, after "elected", insert "by the voters".

Amendment No. 5

On page 1, between lines 13 and 14, insert
"Notwithstanding any resolution adopted pursuant to this section, the name of a candidate for election to a county board of education shall be placed on the ballot under a designation indicating the trustee area in which such candidate resides. There shall appear immediately following the designation of such trustee area, the words "Vote for One", which shall extend to the extreme right of the column containing the names of the candidates and immediately over the voting square. The candidate under each such designation receiving the highest number of votes cast by the voters from the county at large shall be elected to the county board of education and shall be considered to represent the trustee area under which his name appears. It is the intent of the Legislature that the voters in the county at large shall elect one member of the county board of education from each trustee area."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

THIRD READING OF SENATE BILLS

Senate Bill No. 30—An act to amend Sections 8003, 8152, 22651, and 22652 of the Vehicle Code, relating to the registration of vehicles, the

removal of vehicles from highways and public property, and the regulation of vehicle parking.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Grunsky, Hollister, Holmdahl, Johnson, Miller, Murdy, O'Sullivan, Rattigan, Regan, Richards, Shaw, Slattery, Stiern, and Williams—26.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 4—Relative to the preservation and interpretation of historic sites.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Grunsky, Hollister, Holmdahl, McCarthy, Miller, Murdy, O'Sullivan, Rattigan, Regan, Richards, Shaw, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 18—An act to amend Section 28107 of the Education Code, relating to school district public libraries.

Bill read third time.

The roll was called, and the bill refused passage by the following vote:

AYES—Senators Cobey, McCarthy, O'Sullivan, Rattigan, Shaw, and Slattery—6.
NOES—Senators Berry, Brown, Burns, Collier, Coombs, Dilworth, Donnelly, Erhart, Grunsky, Johnson, Miller, Murdy, Regan, Stiern, Thompson, and Williams—16.

Motion to Reconsider

Senator Shaw moved to reconsider the vote whereby Senate Bill No. 18 was refused passage.

Postponement of Reconsideration

On motion of Senator Shaw, the further consideration of the motion to reconsider the vote whereby Senate Bill No. 18 was refused passage, was continued until the next legislative day.

Senate Bill No. 37—An act to create the Embarcadero Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, Murdy, O'Sullivan, Rattigan, Regan, Richards, Shaw, Slattery, Stiern, Thompson, and Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 28—An act to amend Sections 24375.03, 24375.10, 24375.12, 24375.15, 24375.16, 24375.50, 24375.84, 24375.86, 24375.87, and

24376.21 of the Health and Safety Code, relating to the San Joaquin Valley Air Pollution Control District.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Byrne, Cameron, Christensen, Cobey, Coombs, Erhart, Farr, Grunsky, Hollister, Holmdahl, McAtcer, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, and Thompson 24.

NOES—Senators Brown, Burns, Collier, Dilworth, Donnelly, Murdy, and Williams—7.

Bill ordered transmitted to the Assembly.

Senate Bill No. 36—An act to amend the heading of Article 3 (commencing with Section 640) of Chapter 1 of Division 3.5 of Title 1 of the Government Code, and to add Section 625 and Article 3 (commencing with Section 630) to Chapter 1 of Division 3.5 of Title 1 of the Government Code, relating to claims against the State, and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Burns.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams 34.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams 35.

NOES—None.

Bill ordered transmitted to the Assembly.

President pro Tempore of the Senate Presiding

At 4:30 p.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Senate Bill No. 34—An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued:

and providing for the submission of this act to a vote of the people at the direct primary election to be held in the month of June 1960.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Constitutional Amendment No. 4—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding to Article XVI thereof a new section to be numbered 21, relating to the issuance of bonds to provide farm and home purchase aid for veterans.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senator John F. McCarthy Presiding

At 4:37 p.m., Hon. John F. McCarthy, Vice Chairman of the Committee on Rules, presiding.

Senate Bill No. 29—An act to amend Section 19859 of the Education Code, relating to school building aid.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McCarthy, Montgomery, Murdy, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Constitutional Amendment No. 2—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Holmdahl, Johnson,

McAteer, McCarthy, Montgomery, Murdy, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 5—Relative to the compiling, publishing, and distribution of the Official State Roster.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Gibson, Holmdahl, Johnson, McCarthy, Montgomery, Rodda, Shaw, Slattery, Stiern, and Williams—21.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 6—Relative to the reports of veterans organizations.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Gibson, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Rodda, Shaw, Slattery, Stiern, and Williams—23.

NOES—None.

Resolution ordered transmitted to the Assembly.

ADJOURNMENT

At 4.48 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.45 p.m., Thursday, March 24, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

NINETEENTH LEGISLATIVE DAY

TWENTY-EIGHTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, March 24, 1960

The Senate met at 2.45 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, Today we pray an ancient and simple prayer: Lord, increase our faith. Increase our faith in Thee, for "when faith in God has gone, man the thinker has lost his greatest thought." Increase our faith in man for he is the instrument through which Thou must work to bring goodness to the earth; increase our faith in his capacity to learn to do good and to be good. Increase our faith in the democratic process and its goals, that we may labor wisely and live bravely to achieve and preserve them. AMEN.

Call of the Senate

Senator Burns moved a call of the Senate.

Motion carried.

Time, 2.48 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE
MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 24, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 19
Assembly Bill No. 24
Assembly Bill No. 28

Assembly Bill No. 29
Assembly Bill No. 38
Assembly Bill No. 52

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 19 - An act to amend Section 426.5 of the Health and Safety Code, relating to air pollution.

Referred to Committee on Public Health and Safety.

Assembly Bill No. 24 - An act to amend Section 777 of the Agricultural Code, relating to agriculture.

Referred to Committee on Agriculture.

Assembly Bill No. 28 - An act to amend Sections 2552, 2672, 2673, and 2674, and to repeal Section 2675, of the Education Code, relating to junior college district organization.

Referred to Committee on Education.

Assembly Bill No. 29 - An act to add Section 24304.1 to the Education Code, relating to state college employees.

Referred to Committee on Education.

Assembly Bill No. 38 - An act to amend Section 24316 of the Education Code, relating to state colleges.

Referred to Committee on Education.

Assembly Bill No. 52 - An act to amend Section 350 of the Vehicle Code, relating to the exemption of implements of husbandry from registration.

Referred to Committee on Transportation.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 24, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Constitutional Amendment No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read the first time:

Assembly Constitutional Amendment No. 6—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending Section 1 of Article XVI thereof,

relating to the submission of bond issues at direct primary elections and to bond issues for school building purposes.

Referred to Committee on Elections.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 14

Senate Bill No. 50

Senate Bill No. 17

Senate Bill No. 68

Senate Bill No. 32

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 31

Senate Bill No. 43

Senate Bill No. 41

Senate Bill No. 58

Senate Bill No. 42

Senate Constitutional Amendment No. 1

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Local Government

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Local Government, to which were referred:

Senate Bill No. 51

Assembly Bill No. 14

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

TEALE, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Local Government, to which were referred:

Senate Bill No. 16

Senate Bill No. 65

Senate Bill No. 38

Assembly Bill No. 6

Senate Bill No. 40

Assembly Bill No. 7

Senate Bill No. 44

Assembly Bill No. 4

Senate Bill No. 57

Assembly Bill No. 15

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

TEALE, Chairman

Above reported bills ordered to second reading.

Committee on Elections

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Elections, to which were referred:

Senate Bill No. 59

Senate Bill No. 60

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

COBEY, Chairman

Above reported bills ordered to second reading.

Committee on Local Government

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Local Government, to which was referred:

Senate Bill No. 66

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

TEALE, Chairman

Above reported bill ordered to second reading.

Committee on Finance

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:
Senate Bill No. 26

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

MCBRIDE, Chairman

Above reported bill ordered to second reading.

Committee on Governmental Efficiency

SENATE CHAMBER, March 23, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which were referred:

Senate Bill No. 45

Senate Bill No. 62

Senate Bill No. 52

Senate Joint Resolution No. 1

Senate Bill No. 53

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass (be adopted) as amended.

GIBSON, Chairman

Above reported bills ordered to second reading.

Above reported resolution ordered to second reading.

Committee on Judiciary

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Senate Joint Resolution No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

REGAN, Chairman

Above reported resolution ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 51 An act to create the Estero Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Local Government:

Amendment No. 1

On page 5 of the printed bill, strike out lines 22 to 32, inclusive, and insert "SEC. 58. Notices of elections shall be given as nearly as practicable in accordance with the general laws regarding notices of municipal elections."

Amendment No. 2

On page 7, line 17, after "use", insert "within but not without the district".

Amendment No. 3

On page 7, lines 24 and 25, strike out "through the exercise of eminent domain or otherwise,".

Amendment No. 4

On page 9, strike out lines 21 to 32, inclusive, and insert
"SEC. 108. Notices of bond elections shall be given as nearly as practicable in accordance with the general laws regarding notices of municipal elections."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 16—An act to validate the incorporation of cities incorporated after February 1, 1960, and on or prior to March 1, 1960, to validate matters pertaining to such cities, including acts of counties or any boards or officers thereof, and declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 38—An act to amend Section 71604.1 of the Government Code, relating to constables and marshals.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 40—An act to amend Section 950 of the Education Code, relating to school district elections, and declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 44—An act to amend Sections 74263 and 74264 of the Government Code, relating to the San Bernardino Municipal Court.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 57—An act to amend Section 28115 of the Government Code, relating to compensation for public service in counties of the 15th class.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 65—An act to amend Section 70047.5 of the Government Code, relating to the Sonoma County Superior Court, and declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 59—An act to add Section 2742 to the Elections Code, relating to the nomination of candidates at the Direct Primary Election.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 60—An act to add Section 2742 to the Elections Code, relating to the nomination of candidates at the direct primary election, and declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 66—An act to amend Section 7953 of the Education Code, relating to powers of county superintendents of schools.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Local Government:

Amendment No. 1

On page 1, line 20, of the printed bill, after the period, insert "Any such acquisition of property by gift must be approved by the county board of education."

Amendment No. 2

On page 2, line 8, after "erty", insert "of comparable value".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 26—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Senate Constitutional Amendment No. _____ of the 1960 _____ Extraordinary Session, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

On page 1, line 1, of the printed bill, strike out "A special election is hereby called to be held", and insert "This act shall be known as the "Nelson S. Dilworth Act of 1960."

SEC. 2. A special election is hereby called to be held".

Amendment No. 2

On page 2, line 4, strike out "2", and insert "3".

Amendment No. 3

On page 2, line 9, strike out "3", and insert "4".

Amendment No. 4

On page 2, line 23, strike out "4", and insert "5".

Amendment No. 5

On page 2, line 31, strike out "5", and insert "6".

Amendment No. 6

On page 2, line 40, strike out "6", and insert "7".

Second Set of Amendments to Senate Bill No. 26**Amendment No. 1**

On page 2, line 11, of the printed bill, strike out "Assembly", and insert "Senate".

Amendment No. 2

On page 2, lines 12 and 13, strike out "officers of the respective houses", and insert "officer of that house".

Third Set of Amendments to Senate Bill No. 26**Amendment No. 1**

In line 4 of the title of the printed bill, strike out "_____", and insert "2 and Senate Constitutional Amendment No. 4".

Amendment No. 2

In line 5 of the title, strike out "_____", and insert "First".

Amendment No. 3

On page 1, line 9, strike out "measure", and insert "measures".

Amendment No. 4

On page 1, line 11, strike out "measure", and insert "measures".

Amendment No. 5

On page 2, line 6, strike out the first blank, and insert "2".

Amendment No. 6

On page 2, line 6, strike out the second blank and insert "First".

Amendment No. 7

On page 2, line 8, after "aid", insert ", and Senate Constitutional Amendment No. 4 of the 1960 First Extraordinary Session, relating to the issuance of bonds to provide farm and home purchase aid for veterans".

Amendment No. 8

On page 2, line 10, strike out the blank, and insert "2 and Senate Constitutional Amendment No. 4".

Amendment No. 9

On page 2, line 11, strike out the third "the", and insert "each such".

Amendment No. 10

On page 2, line 13, strike out "measure", and insert "measures".

Amendment No. 11

On page 2, line 14, strike out the first "the", and insert "either".

Amendment No. 12

On page 2, line 33, strike out the first "the", and insert "each".

Amendment No. 13

On page 2, line 34, strike out "the", and insert "each".

Amendment No. 14

On page 2, line 37, strike out "measure", and insert "measures".

Amendment No. 15

On page 2, line 39, strike out "its ballot title", and insert "their ballot titles".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 45—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1 of the printed bill, strike out lines 3 to 8, inclusive, and insert "1916. For the purpose of acquiring additional area for the construction of docks, wharves, slips, and piers and increasing the harbor facilities on the waterfront of the City of San Francisco, the authority may acquire, when in its discretion it is deemed for the best interests of the harbor, by purchase, condemnation, gift, grant, or cession, for and on behalf of the State, all or any portion of that certain tract or portion of land situated in the City of San Francisco, State of California, within the following described boundaries:

Beginning at a point on the southerly line of Tulare Street at the intersection on said line with the westerly line of Illinois Street extended, running thence easterly along the southerly line of Tulare Street to the intersection with the easterly line of Waterfront Street thence northerly along the easterly line of Waterfront Street to the intersection of said line with the southerly line of 26th Street extended; thence westerly along the southerly line of 26th Street and its extension to the intersection with the westerly line of Maryland Street; thence southerly along the westerly line of Maryland Street to its intersection with the northerly line of Army Street; thence westerly along the northerly line of Army Street to its intersection with the westerly line of Michigan Street; thence southerly along the westerly line of Michigan Street to its intersection with the northerly line of Marin Street; thence westerly along the northerly line of Marin Street to its intersection with the westerly line of Illinois Street; thence southerly along the westerly line of Illinois Street to the point of beginning.

The jurisdiction of the authority is extended so as to include all land described in this section.

The authority may pay the purchase price thereof, or any judgment rendered in condemnation proceedings, by drafts drawn upon the Controller of the State, who shall draw his warrant or warrants therefor on the State Treasurer, payable out of any moneys in the State Treasury to the credit of the "San Francisco Harbor Improvement Fund."

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

MOTION TO PRINT WITH A RUSH ORDER

Senator McAteer moved that Senate Bill No. 45 be sent to print with a rush order.

Motion carried.

Senate Bill No. 52—An act to convey certain tide and submerged lands to the San Mateo County Harbor District, in furtherance of navigation, commerce, and fisheries upon certain trusts and conditions, and providing for the government, management, use, and control thereof.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 2, line 22, of the printed bill, after "successors," insert "only".

Amendment No. 2

On page 2, line 23, strike out "an airport or", and insert "any marine airport or marine".

Amendment No. 3

On page 2, line 36, strike out "leave", and insert "lease".

Amendment No. 4

On page 3, line 1, strike out "substantially".

Amendment No. 5

On page 3, line 44, strike out "county", and insert "district".

Amendment No. 6

On page 4, line 5, strike out "county", and insert "district".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 53—An act authorizing the Division of Beaches and Parks to exchange property belonging to the State for property belonging to the City of Capitola.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

In line 3 of the title of the printed bill, after "Capitola", insert ", declaring the urgency thereof, to take effect immediately".

Amendment No. 2

On page 1, line 16, strike out "9", and insert "8".

Amendment No. 3

On page 2, after line 8, insert

"SEC. 2. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting such necessity are:

The need for an adequate comfort station at the Capitola State Park is urgent. Around 250,000 persons visit this park during the summer months and at present must use shamefully outmoded facilities at the park or resort to facilities afforded by nearby business establishments. The result is a menace to the public health and with the rapid approach of the busy season, it is imperative that an appropriate site be obtained in order that the construction of these facilities may be expedited."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 62—An act to amend Section 1 of Chapter 1076 of the Statutes of 1947, relating to tidelands and submerged lands in San Luis Obispo County.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 3 of the printed bill, after line 49, insert

"(h) If the lands, or any part thereof, granted to the county by this act are not used for the additional purposes authorized by the amendment of this section made at the 1960 First Extraordinary Session of the Legislature within 10 years from the effective date of said amendment, or if such use is discontinued thereafter, the authorization to use said lands for such additional purposes shall automatically terminate and lapse."

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Joint Resolution No. 1 Relative to Old Age, Survivors and Disability Insurance.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 2, line 18, after "United States", insert "; and be it further

Resolved, That this resolution does not constitute an expression of legislative policy with respect to the question of Social Security for state employees."

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 14—An act to add Division 13 (commencing at Section 11000) to the Streets and Highways Code, relating to the conversion of city streets to pedestrian malls.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Local Government:

Amendment No. 1

On page 1, line 15, of the printed bill, as amended in Assembly March 16, 1960, strike out "every city", and insert "every county, city,".

Amendment No. 2

On page 1, line 16, after "particular", insert "county,".

Amendment No. 3

On page 2, strike out lines 6 to 8, inclusive, and insert "11005. "City street," as used with regard to streets located within a city or city and county, means any "street" located with the city or city and county, except a "freeway," "state highway," or "county highway" as defined in Sections 23.5, 24, and 25. "City street," as used with regard to streets located within a county, means any "street" located within the county, except a "freeway" or "state highway," as defined in Sections 23.5 and 24."

Amendment No. 4

On page 6, line 18, strike out "in the city", and insert "within the county, city, or city and county, as the case may be".

Amendment No. 5

On page 6, line 44, after "clerk", insert "or county clerk, as the case may be".

Amendment No. 6

On page 8, lines 28 and 29, strike out "City Clerk", and insert "city clerk or county clerk, as the case may be".

Amendment No. 7

On page 9, strike out lines 19 and 20, and insert "court in the name of the city by the county counsel, district attorney, or city attorney, as the case may be, or other attorney designated by the legislative body for a determination of the damages,".

Amendment No. 8

On page 3, line 5, strike out "light"; and on line 6, strike out "and power facilities", and insert "street".

Amendment No. 9

On page 3, lines 7 and 8, strike out "gas distribution facilities".

Amendment No. 10

On page 3, line 14, after "existing", insert "city-owned".

Amendments read, and adopted.

Bill ordered printed.

Motion to Re-refer Assembly Bill No. 14

Senator Richards moved that Assembly Bill No. 14 be re-referred to Committee on Judiciary.

Motion carried.

Assembly Bill No. 4—An act to add Section 32127.1 to, and to amend Section 32221 of, the Health and Safety Code, relating to local hospital districts, declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 6—An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith, declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 7—An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith.

Bill read second time, and ordered to third reading.

Assembly Bill No. 15—An act to amend Section 24362.1 of the Health and Safety Code, relating to Bay Area Air Pollution Control District.

Bill read second time.

Motion to Re-refer Assembly Bill No. 15

Senator Teale moved that Assembly Bill No. 15 be re-referred to Committee on Local Government.

Motion carried.

RESOLUTIONS

The following resolutions were offered :

By Senator Burns :

Senate Resolution No. 23

Relative to congratulating Thos. L. Pitts upon his election as Secretary-Treasurer of the California Labor Federation, AFL-CIO

WHEREAS, Over the years, organized workers in the State, through the offices of the California Labor Federation, AFL-CIO, and predecessor bodies, have become accustomed to receiving the best in able and dedicated representation before the Legislature of California on all matters vitally affecting their interests as workers and as a large segment of the general public; and

WHEREAS, Such representation, being at all times direct and straightforward, has been of material assistance to legislators of both parties and of varying political philosophies in the consideration of all types of legislation, including many measures of great socio-economic significance enacted into law during the past two decades; and

WHEREAS, In the years ahead it is equally important to lawmakers, as well as to workers and the general public alike, whose freedom, security and prosperity have a common base in the democratic procedures of legislative bodies, that organized workers continue to receive the kind of representation from which they have benefited so materially and substantially in the past; and

WHEREAS, Recently, the Executive Council of the California Labor Federation, meeting in regular session in San Francisco, March 4, 1960, unanimously elected Thos. L. Pitts to the office of Secretary-Treasurer of the state AFL-CIO as its executive officer and legislative representative, upon the retirement from that office of C. J. "Neil" Haggerty and his election to the high office of President of the Building and Construction Trades Department of the national AFL-CIO in Washington, D.C.; and

WHEREAS, Thos. L. Pitts is known to legislators as an individual of highest integrity and deep devotion to the labor movement, having served continuously with distinction since 1950 as president of both the California State Federation of Labor, AFL, and then of the California Labor Federation, AFL-CIO, following merger in December 1958, and prior to that time, as a member of the Executive Council of the state AFL since 1941; and

WHEREAS, Thos. L. Pitts, in his years of active local leadership in the labor movement of Los Angeles, and through his demonstrated organizational ability and effective representation of his brothers and sisters before employer and employer groups, has contributed immensely to the spectacular growth of the California labor movement over the years and to the development of material collective bargaining and responsible labor-management relations that prevail in the California economy today; and

WHEREAS, These attributes of Thos. L. Pitts have brought him numerous honors and appointments to various governmental bodies and policy boards, including service on the State Board of Education, to which he was reappointed last year by the Honorable Edmund G. Brown, Governor of the State of California; and

WHEREAS, These attributes of highest order and esteem have come to be recognized by many of the legislators, who have experienced Thos. L. Pitts' able representation of the state AFL-CIO as former president of that body while working closely on legislative matters with C. J. "Neil" Haggerty; and

WHEREAS, The Legislature looks with confidence to the future, knowing that Thos. L. Pitts will represent organized workers of the state AFL-CIO in the best of tradition and with demonstrated devotion and integrity; therefore, be it

Resolved by the Senate of the State of California, That the Senate does hereby extend sincere and hearty congratulations to Thos. L. Pitts upon his election to the office of Secretary-Treasurer of the California Labor Federation, AFL-CIO, and wishes him every success in his new and highly responsible office as executive officer and legislative representative of the more than 1,300,000 men and women who make up the AFL-CIO in the State of California; and be it further

Resolved, That the Secretary of the Senate is directed to prepare and transmit suitable copies of this resolution to Thos. L. Pitts, the office of the California Labor Federation, AFL-CIO, and to President George Meany of the American Federation of Labor and Congress of Industrial Organizations in Washington, D.C.

Resolution read, and unanimously adopted on a motion by Senator Burns.

By Senator Cobey (Co-authored by Assemblyman Winton):

Senate Resolution No. 24

Relating to the loading of cotton bales

WHEREAS, It has come to the attention of the Members that regulations are needed in connection with the loading of cotton bales upon vehicles; and

WHEREAS, It is necessary to determine specifically what type of statutory measures will effectively meet this problem; now, therefore, be it

Resolved by the Senate of the State of California, That the subject matter of the recitals is referred to the Rules Committee for assignment to an appropriate interim committee for study.

Resolution read, and referred to the Committee on Rules.

**CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS**

Senate Bill No. 43—An act to add Article 14 commencing at Section 25351, to Chapter 13 of Division 18 of the Education Code, relating to a state college for Sonoma County.

Motion to Re-refer Senate Bill No. 43

Senator Burns moved that Senate Bill No. 43 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 58—An act to add Chapter 6 commencing at Section 1690, to Division 2 of the Fish and Game Code, relating to the acquisition of federal land in Riverside and San Bernardino Counties for the Prado Dam Recreational Area and providing for its acquisition and management.

Motion to Re-refer Senate Bill No. 58

Senator Burns moved that Senate Bill No. 58 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 68—An act making an appropriation for the payment of the expenses of the Senate and Members of the Senate necessarily incurred by them while attending the 1960 First Extraordinary Session of the Legislature, to take effect immediately.

Bill read third time.

CALL OF THE SENATE

Senator Burns moved that the Quorum Call be applied to the final passage of Senate Bill No. 68.

Motion carried. Time 3:45 p.m.

Senator Holmdahl Presiding

At 3:46 p.m., Senator John W. Holmdahl of the Sixteenth Senatorial District, presiding.

CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 50—An act to amend Section 19651 of, to add Section 19652 to, the Education Code, relating to providing loans to school districts for construction purposes.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Burns, Cameron, Cobey, Dilworth, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson—24.
NOES—None.

Bill ordered transmitted to the Assembly.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH

At 3.52 p.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Senate Bill No. 68 passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Cameron, Christensen, Cobey, Dilworth, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAttee, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson—27.
NOES—None.

Bill ordered transmitted to the Assembly.

CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 17—An act to amend Section 10308 of the Government Code, relating to the California Law Revision Commission.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Burns, Cameron, Christensen, Cobey, Dilworth, Erhart, Fisher, Grunsky, Holmdahl, Johnson, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, and Teale—23.
NOES—None.

Bill ordered transmitted to the Assembly.

RECESS

At 4.10 p.m., on motion of Senator Burns, the Senate recessed until 6 p.m.

REASSEMBLED

At 6 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

CONSIDERATION OF DAILY FILE (RESUMED)
MOTIONS TO RECONSIDER

Senate Bill No. 18—An act to amend Section 28107 of the Education Code, relating to school district public libraries.

Motion to Reconsider Senate Bill No. 18

Pursuant to his motion previously made, Senator Shaw moved that the Senate, at this time, reconsider the vote whereby Senate Bill No. 18 was refused passage.

The roll was called, and Senate Bill No. 18 reconsidered by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Coombs, Donnelly, Erhart, Farr, Fisher, Hollister, McAteer, McCarthy, Montgomery, Murdy, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Teale, Thompson, and Williams—27.

NOLLS—None.

Request for Unanimous Consent

Senator Shaw asked for, and was granted, unanimous consent to take up Senate Bill No. 18, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 18

Senate Bill No. 18—An act to amend Section 28107 of the Education Code, relating to school district public libraries.

Bill read third time.

Motion to Amend

Senator Shaw moved the adoption of the following amendments:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "amend Section 28107 of the Education Code, relating"; and strike out all of line 2, and insert "add Chapter 6.5 (commencing at Section 28660) to Division 20 of the Education Code, relating to the Fontana Unified School Library District."

Amendment No. 2

On page 1, strike out line 1, and insert

"SECTION 1. Chapter 6.5 (commencing at Section 28660) is added to Division 20 of the Education Code, to read:

CHAPTER 6.5. FONTANA UNIFIED SCHOOL LIBRARY DISTRICT**Article 1. Definitions**

28660. "Trustees," or "library trustees" as used in this chapter mean the regularly elected Fontana Unified School District Trustees.

28661. "Library," or "library district" as used in this chapter mean the Fontana Unified School Library District.

Article 2. Establishment

28665. The Fontana Unified School District may establish, equip, and maintain a public library for the dissemination of knowledge of the arts, sciences, and general literature, in accordance with this chapter (commencing at Section 28660).

28666. The title to all property acquired for the purposes of the library, when not inconsistent with the terms of its acquisition, or not otherwise designated, vests in the district.

28667. The library established under this chapter (commencing at Section 28660) shall be forever free to the inhabitants and nonresident taxpayers of the library district, subject always to such rules, regulations, and bylaws as may be made by the board of library trustees. For violations of any rule, regulation, or bylaw a person may be fined or excluded from the privileges of the library.

Article 3. Formation of District

28668. Upon the application by petition of 50 or more taxpayers and residents of the Fontana Unified School District to the board of supervisors, praying for the formation of a library district, and setting forth the boundaries of the proposed district, the board of supervisors shall, within 10 days after receiving the petition, by resolution, order that an election be held in the proposed district for the determination of the question and shall appoint three qualified electors thereof to conduct the election.

28669. The election shall be called by posting notices in three of the most public places in the proposed library district, and by publication in a daily or weekly paper therein, if there is one, at least once a week for not less than 15 days. The notices shall specify the time, place, and the purpose of the election, and the hours during which the polls will be kept open.

28670. The election shall be conducted in accordance with the general election laws of this State, where applicable, without reference to form of ballot or manner of voting, except that the ballots shall contain the words, "For Fontana Unified School Library District." The voter shall write or print after the words on his ballot the word "yes" or the word "no."

28671. Every qualified elector, resident within the proposed district for the period requisite to enable him to vote at a general election, shall be entitled to vote at the election.

28672. The election officers shall report the result of the election to the board of supervisors within five days subsequent to the holding thereof.

28673. If a majority of the votes cast at the election are in favor of the library district, the board of supervisors shall, by resolution, establish the library district, and place the district in the control of the governing board of the Fontana Unified School Library District.

28674. If more than a majority of the votes cast in the election is against the library district, the board of supervisors shall, by order, so declare and no other proceedings shall be taken in relation thereto until the expiration of one year from the date of presentation of the petition.

28675. The fact of the presentation of the petition and the order establishing the library district shall be entered on the minutes of the board of supervisors, and shall be conclusive evidence of the due presentation of a proper petition, and that each of the petitioners was, at the time of signature and presentation of the petition a taxpayer and resident of the proposed district, and of the fact and regularity of all prior proceedings of every kind and nature provided for by this article (commencing at Section 28668), and of the existence and validity of the district.

28676. In the name of the library district, the governing board may sue and be sued, and may hold and convey property for the use and benefit of the district.

28677. The trustees in whose control the library district has been placed shall severally hold office during the term for which they have been elected as trustees of the Fontana Unified School Library District.

Article 4. Dissolution of Districts

28680. The district may at any time be dissolved upon the vote of a majority of the qualified electors thereof, at an election called by the library trustees upon the question of dissolution.

28681. The election shall be called and conducted in the same manner as other elections of the district.

28682. Upon dissolution, the property of the district shall vest in the Fontana Unified School District.

28683. If at the time of the election to dissolve the district, there is any outstanding bonded indebtedness of the district, the vote to dissolve the district shall dissolve it for all purposes excepting only the levy and collection of taxes for the payment of the indebtedness. From the time the district is dissolved until the bonded indebtedness, with the interest thereon, is fully paid, satisfied, and discharged, the board of supervisors is ex officio the library board of the district. The board shall levy such taxes and perform such other acts as are necessary in order to raise money for the payment of the indebtedness and the interest thereon.

Article 5. Meetings of the Board of Supervisors

28685. The board of library trustees shall meet at least once a month, at such time and place as it may fix by resolution.

28686. Special meetings may be called at any time by two trustees, by written notices served upon each member at least 12 hours before the time specified for the meeting.

28687. Three members constitute a quorum for the transaction of business.

28688. At its first meeting held after the first day of July the board shall organize by electing one of its number president, and another one of its number secretary. They shall serve as such for one year or until their successors are elected and qualified.

28689. The board shall cause a proper record of its proceedings to be kept.

28690. At the first meeting of the board of trustees of the library district formed under this chapter (commencing at Section 28660) it shall immediately cause to be made out and filed with the Department of Education at Sacramento a certificate showing that the library has been established, with the date thereof, the names of the trustees, and the officers of the board chosen for the current fiscal year.

Article 6. Powers of Board of Trustees

28691. The board of library trustees shall make and enforce all rules, regulations, and bylaws necessary for the administration, government, and protection of the library under its management, and all property belonging to the library.

28691.5. The board of library trustees shall administer any trust declared or created for the library and receive by gift, devise, or bequest, and hold in trust or otherwise, property situated in this State or elsewhere, and where not otherwise provided, dispose of the property for the benefit of the library.

28692. The board of library trustees shall prescribe the duties and powers of the librarian, secretary, and other officers and employees of the library, determine the number of and appoint all officers and employees, and fix their compensation. The officers and employees shall hold their offices and positions at the pleasure of the board.

28692.5. The board of library trustees shall purchase necessary books, journals, publications, and other personal property.

28692.7. The board of library trustees shall purchase real property, and erect or rent and equip such buildings or rooms, as in its judgment are necessary to properly carry out the provisions of this chapter (commencing at Section 28660).

28692.9. The board of library trustees shall require the Secretary of State and other state officials to furnish the library with copies of any and all reports, laws, and other publications of the State not otherwise disposed of by law.

28693. The board of library trustees shall borrow books from, lend books to, and exchange books with other libraries, and shall allow nonresidents to borrow books upon such conditions as it may prescribe.

28693.1. The board of library trustees shall do and perform any and all other acts and things necessary or proper to carry out the provisions of this chapter (commencing at Section 28660).

28693.2. The board of library trustees shall file through the librarian on or before the last day in August of each year, a report with the State Librarian at Sacramento, giving the condition of its library and the number of volumes contained therein on the thirtieth day of June preceding. The report shall, in addition to other matters deemed expedient by the board of trustees or the district librarian, contain such statistical and other information as is deemed desirable by the State Librarian. For this purpose the State Librarian may send to the several district librarians instructions or question blanks so as to obtain the material for a comparative study of library conditions in the State.

28693.3. The board of library trustees shall designate the hours during which the library shall be open for the use of the public.

28693.4. All public libraries established under this chapter (commencing at Section 28660), shall be open for the use of the public at all reasonable times.

28693.5. The board of library trustees and the board of trustees of neighboring library districts, or the legislative bodies of neighboring municipalities, or boards of supervisors of the counties in which public libraries are situated, may contract to lend the books of the libraries to residents of the counties, neighboring municipalities, or library districts, upon a reasonable compensation to be paid by the counties, neighboring municipalities, or library districts.

Article 7. Estimates of Funds Needed

28694. In a library district formed under this chapter (commencing at Section 28660), which maintains a public library, or which has petitioned for and has been granted permission to establish, and intends to maintain, a public library in accordance with this chapter (commencing at Section 28660), the board of library trustees shall furnish to the board of supervisors of the county, each and every year, on or before the first day of September, an estimate of the cost of any or all of the following.

- (a) Leasing temporary quarters.
- (b) Purchasing a suitable lot.
- (c) Procuring plans and specifications and erecting a suitable building.
- (d) Furnishing and equipping the building, and fencing and ornamenting the grounds for the accommodation of the public library.
- (e) Conducting and maintaining the library for the ensuing fiscal year.

Article 8. Tax Levy

28695. When the estimate provided for in Section 28694 has been submitted to the board of supervisors, the board of supervisors shall, at the time of levying county taxes, levy a special tax upon all taxable property within the limits of the library district.

28695.1. The tax levied shall be sufficient in amount to maintain the library, or to purchase the site, erect and equip the building, improve the grounds or building, or for any or all of the purposes enumerated in Section 28694, but shall not exceed a rate of ten cents (\$.10) per hundred dollars of assessed valuation.

28695.2. The taxes levied shall be computed, entered upon the tax roll, and collected in the same manner as other taxes are computed, entered, and collected.

28695.3. The revenue derived from the tax, together with all money acquired by gift, devise, bequest, or otherwise for the purposes of the library, shall be paid into the county treasury to the credit of the library fund of the district in which the tax was collected, subject only to the order of the library trustees of the district.

28695.4. If the payment into the treasury is inconsistent with the terms or conditions of any gift, devise, or bequest, the board of library trustees shall provide for the safety and preservation of the fund, and the application thereof to the use of the library, in accordance with the terms and conditions of the gift, devise, or bequest.

Article 9. Election for Issuance of Bonds

28696. The board of trustees of the library district may, when in its judgment it is deemed advisable, and shall upon a petition of 50 or more taxpayers and residents of the library district, call an election and submit to the electors of the district the proposition of whether the bonds of the district shall be issued and sold for the purpose of raising money for any or all of the following purposes:

- (a) The purchase of suitable lots.
- (b) Procuring plans and specifications and erecting a suitable building.
- (c) Furnishing and equipping the building and fencing and ornamenting the grounds, for the accommodation of the library.
- (d) Any or all of the purposes of this chapter (commencing at Section 28660).
- (e) Liquidating any indebtedness incurred for the purposes.
- (f) Refunding any outstanding valid indebtedness evidenced by bonds or warrants of the district.

28696.1. The polls shall be opened during the election from 8 a.m. to 5 p.m.

28696.2. Voting shall be by ballot, without reference to the general election law in regard to form of ballot or manner of voting, except that the words to appear on the ballot shall be "Bonds—Yes" and "Bonds—No." Persons voting at the bond election shall put a cross (+) upon their ballot with pencil or ink, after the words "Bonds—Yes" or "Bonds—No," as the case may be, to indicate whether they have voted for or against the issuance of the bonds. The ballot shall be handed by the elector voting to the inspector, who shall then, in his presence, deposit it in the ballot box, and the judges shall enter the elector's name on the poll list.

28696.3. On the seventh day after the election, at 8 o'clock p.m., the returns having been made to the board of trustees, the board shall meet and canvass the returns.

28696.4. If it appears that two-thirds of the votes cast at the election are in favor of issuing the bonds, the board shall cause an entry of the fact to be made upon its minutes and shall certify to the board of supervisors all the proceedings had in the premises.

Article 10. Issuance and Sale of Bonds

28697. After the provisions of Sections 28696 to 28696.4, inclusive, have been complied with, the board of supervisors shall issue the bonds of the district, to the number and amount provided in the proceedings, payable out of the building fund of the district, naming it, and the money shall be raised by taxation upon the taxable property in the district, for the redemption of the bonds and the payment of the interest thereon.

28697.1. The total amount of bonds issued, shall not exceed 5 percent of the taxable property of the district, as shown by the last equalized assessment book of the county.

28697.2. The bonds shall not bear a greater amount of interest than 6 percent, payable annually or semiannually.

28697.3. The board of supervisors by an order entered upon its minutes shall prescribe the form of the bonds and of the interest coupons attached thereto.

28697.4. The board of supervisors by an order entered upon its minutes shall fix the time when the whole or any part of the principal of the bonds will be payable, which shall not be more than 40 years from the date thereof.

28697.5. The bonds shall be sold in the manner prescribed by the board of supervisors, but for not less than par.

28697.6. The proceeds of the sale of the bonds shall be deposited in the county treasury to the credit of the building fund of the library district, and shall be drawn out for the purposes for which the bonds were issued as other library money is drawn out.

Article 11. Cancellation of Bonds

28698. Whenever any bonds issued under the provisions of this chapter (commencing at Section 28660) remain unsold for the period of six months after having been offered for sale in the manner prescribed by the board of supervisors, the board of trustees of the library district for or on account of which the bonds were issued, or of the library district composed wholly or partly of territory which, at the time of holding the election authorizing the issuance of the bonds, was embraced within the district for or on account of which the bonds were issued, may petition the board of supervisors to cause the unsold bonds to be withdrawn from market and canceled.

28698.1. Upon receiving the petition, signed by a majority of the members of the board of trustees, the supervisors shall fix a time for hearing the petition, which shall not be more than 30 days thereafter, and shall cause a notice, stating the time and place of hearing, and the object of the petition in general terms, to be published for 10 days prior to the day of hearing in a newspaper published in the library district, if there is one, and if there is no newspaper published in the library district, then in a newspaper published at the county seat.

28698.2. At the time and place designated in the notice for hearing the petition, or at any subsequent time to which the hearing may be postponed, the supervisors shall hear any reasons that may be submitted for or against the granting of the petition, and if they deem it for the best interests of the library district that the unsold bonds be canceled, they shall make and enter an order in the minutes of their proceedings that the unsold bonds be canceled.

28698.3. Thereupon the bonds and the vote by which they were authorized to be issued, shall cease to be of any validity whatever.

Article 12. Tax for Interest and Redemption of Bonds

28699. The board of supervisors, at the time of making a levy of taxes for county purposes, shall levy a tax for that year upon the taxable property in the district, at the equalized assessed value thereof for that year, for the interest and redemption of the bonds.

28699.1. The tax shall not be less than sufficient to pay the interest of the bonds for that year, and such portion of the principal as is to become due during the year. In any event the tax shall be high enough to raise, annually, for the first half of the term the bonds have to run, a sufficient sum to pay the interest thereon, and, during the balance of the term, high enough to pay the annual interest, and to pay annually, a proportion of the principal of the bonds equal to a sum produced by taking the whole amount of the bonds outstanding and dividing it by the number of years the bonds then have to run.

28699.2. All money levied, when collected, shall be paid into the county treasury to the credit of the library district, and be used for the payment of principal and interest on the bonds, and for no other purpose.

Article 13. Payment of Interest and Bonds

28699.5. The principal and interest on the bonds shall be paid by the county treasurer, upon the warrant of the county auditor, out of the fund provided therefor.

28699.6. The county auditor shall cancel and file with the county treasurer the bonds and coupons as rapidly as they are paid.

SEC. 2. The area of the district greatly needs to have library services available. Investigation has shown that special conditions exist within the area of the district and that the general law contains no provisions to meet these special conditions. Investigation having shown conditions in the area of Fontana to be peculiar to that area, it is hereby declared that a general law cannot be made applicable thereto and that the enactment of this special law is necessary for the development and use of library facilities therein and for the public good."

Amendment No. 3

On page 1, strike out lines 2 to 7, inclusive.

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

MOTION TO PRINT WITH A RUSH ORDER

Senator Shaw moved that Senate Bill No. 18 be sent to print with a rush order.

Motion carried.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 31—An act to amend Section 20205 of the Education Code, relating to county junior college tuition funds.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Cameron, Christensen, Coombs, Donnelly, Erhart, Farr, Fisher, Hollister, McAteer, McCarthy, Montgomery, Murdy, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, and Williams—25.
NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 32 An act to add Article 11 (commencing with Section 2791) to Chapter 7 of Division 5 of the Education Code, relating to junior college district organization.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Coombs, Donnelly, Erhart, Farr, Fisher, Hollister, McAteer, McCarthy, Montgomery, Murdy, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—27.

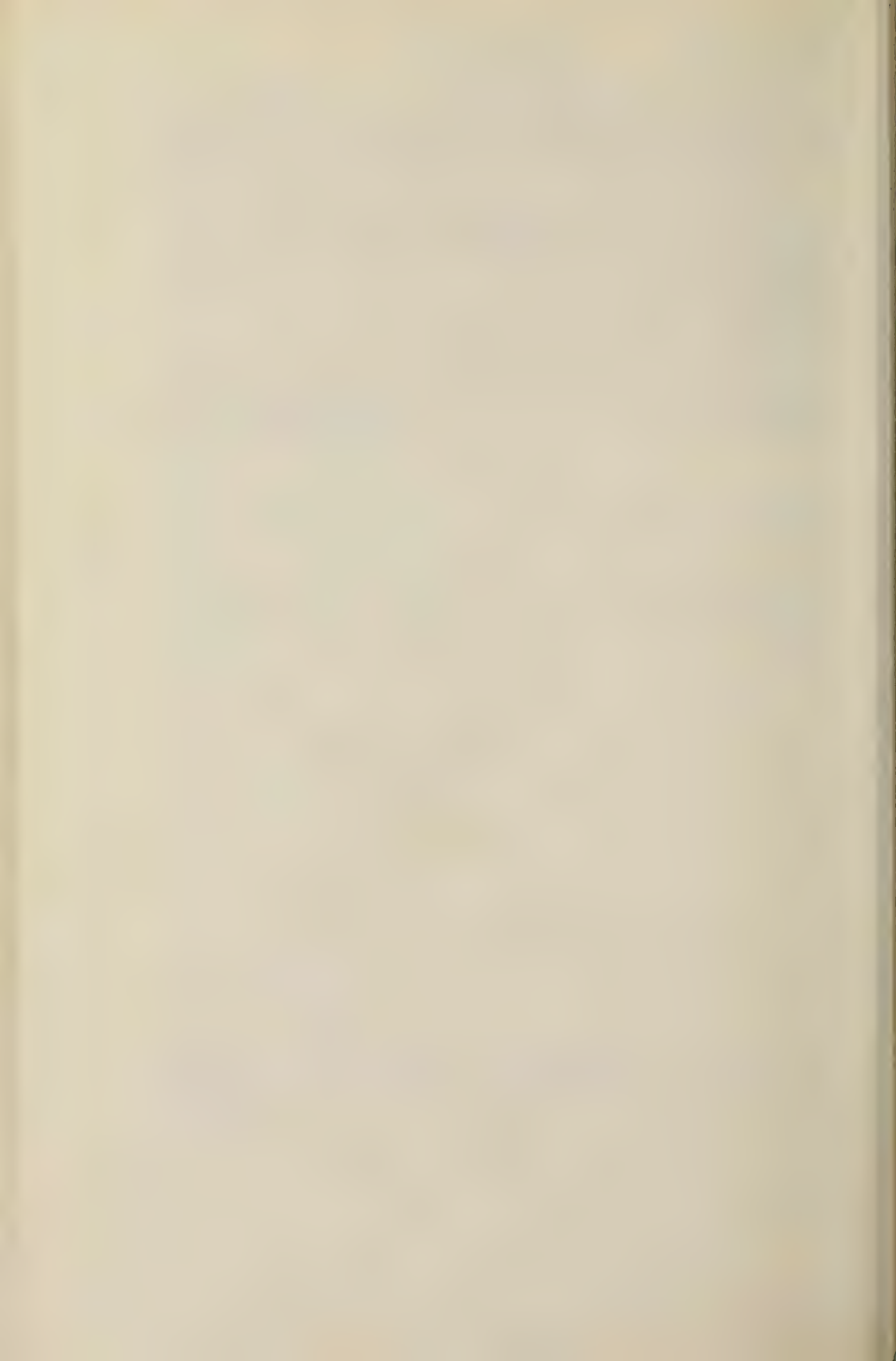
NOES—None.

Bill ordered transmitted to the Assembly.

ADJOURNMENT

At 6.15 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 10.30 a.m., Friday, March 25, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTIETH LEGISLATIVE DAY

TWENTY-NINTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Friday, March 25, 1960

The Senate met at 10.30 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, May our times find many wise men who keep their eyes fixed on the heavens to see if perchance there is a new star, or an old one grown more luminous, to lead them, and us, to some obscure Bethlehem where salvation may be found in unpretentious circumstances . . . a new discovery by a humble scientist; a new idea in the mind of a philosopher; a new hope and challenge from a Godly prophet of religion; new leadership from wise and dedicated statesmen. Good Lord, do help us save ourselves from the abyss of disaster to which we have come with our hands full of nuclear bombs. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Regan, on motion of Senator Rattigan, due to legislative business.

Senator Teale, on motion of Senator Christensen, due to legislative business.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 10

Assembly Bill No. 63

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 10—An act to amend Sections 31204 and 31214, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Referred to Committee on Education.

Assembly Bill No. 63—An act to amend Section 28115 of the Government Code, relating to compensation for public service in counties of the fifteenth class.

Referred to Committee on Local Government.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 25, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 2

Assembly Concurrent Resolution No. 4

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read.

Assembly Joint Resolution No. 2—Relative to participation by the State of California in federal water projects.

Referred to Committee on Water Resources.

Assembly Concurrent Resolution No. 4—Relative to expenses of the Joint Legislative Committee for the Revision of the Education Code.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 24, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 16

Senate Bill No. 38

Senate Bill No. 40

Senate Bill No. 44

Senate Bill No. 57

Senate Bill No. 59

Senate Bill No. 60

Senate Bill No. 65

Senate Joint Resolution No. 3

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 45

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 18

And reports the same correctly re-engrossed.

BURNS, Chairman

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 26

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 53

Senate Bill No. 66

Senate Joint Resolution No. 1

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Natural Resources

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Natural Resources, to which was referred:

Senate Concurrent Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BERRY, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Chairman of the Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 4

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

BURNS, Chairman

Above reported resolution ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)**Assembly Concurrent Resolution No. 4**—Relative to expenses of the Joint Legislative Committee for the Revision of the Education Code.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

Amendment No. 1

On page 1, line 6, of the printed measure, after "calendar", insert "day".

Amendment read, and adopted.

Resolution ordered printed, and re-referred to Committee on Rules.

**CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS**

Senate Bill No. 6—An act to amend Section 19576 of the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, and Williams—35.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 42—An act to amend Section 70048 of the Government Code, relating to superior court reporters.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 16—An act to add Section 54908 to the Government Code, relating to the filing of statements and maps of plats for tax purposes by newly incorporated cities, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Shaw, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

President pro Tempore of the Senate Presiding

At 11.24 a.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Senate Bill No. 38—An act to amend Section 71604.1 of the Government Code, relating to constables and marshals.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 44—An act to amend Sections 74263 and 74264 of the Government Code, relating to the San Bernardino Municipal Court.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 57—An act to amend Section 28115 of the Government Code, relating to compensation for public service in counties of the fifteenth class.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—37.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 65—An act to amend Section 70047.5 of the Government Code, relating to the Sonoma County Superior Court, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Erhart, Farr, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Rodda, Shaw, Short, Stiern, Thompson, and Williams—32.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Erhart, Farr, Gibson, Grunsky, Hol-

dahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Rodda, Shaw, Short, Stiern, Thompson, and Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 59—An act to add Section 2742 to the Elections Code, relating to the nomination of candidates at the direct primary election.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 60—An act to add Section 2742 to the Elections Code, relating to the nomination of candidates at the direct primary election, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—34.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 26—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Senate Constitutional Amendment No. 2 and Senate Constitutional Amendment No. 4 of the 1960 First Extraordinary Session, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Montgomery, Murdy, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 45—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately.

Motion to Re-refer Senate Bill No. 45

Senator McBride moved that Senate Bill No. 45 be re-referred to Committee on Finance.

Motion carried.

Senate Bill No. 53—An act authorizing the Division of Beaches and Parks to exchange property belonging to the State for property belonging to the City of Capitola, declaring the urgency thereof, to take effect immediately.

Motion to Re-refer Senate Bill No. 53

Senator McBride moved that Senate Bill No. 53 be re-referred to Committee on Finance.

Motion carried.

Senate Joint Resolution No. 3 Relative to a White House Conference on Narcotics.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 18—An act to add Chapter 6.5 (commencing at Section 28660) to Division 20 of the Education Code, relating to the Fontana Unified School Library District.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Richards, Rodda, Shaw, Short, Slattery, Thompson, and Williams—29.

NOES—Senators Cameron, Miller, Murdy, and Stiern—4.

Bill ordered transmitted to the Assembly.

Senator Collier Presiding

At 11.45 a.m., Senator Randolph Collier of the Second Senatorial District, presiding.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 6 An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Richards.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher,

Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—37.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—37.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 7—An act to validate the organization, boundaries, acts, proceedings and boards of public bodies, as herein defined, and to provide limitations of time within which actions may be commenced in connection therewith.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Murdy, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 4—An act to add Section 32127.1 to, and to amend Section 32221 of, the Health and Safety Code, relating to local hospital districts, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Richards.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, McBride, Montgomery, Murdy, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, McBride, Montgomery, Murdy, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Shaw:

Senate Resolution No. 25

Relating to the preservation of Redwood trees

WHEREAS, Of the many blessings bestowed by a bountiful Nature upon the State of California, perhaps none is more impressive and awe inspiring than the tall and stately Coast Redwood of the Pacific slope, the Sequoia sempervirens, and its massive counterpart, the "Big Tree," or Sequoia gigantea, of the rugged Sierra Nevada, and

WHEREAS, The Legislature has, in Section 422 of the Government Code, designated both of these trees as California's official state tree; and

WHEREAS, Over the years several irreplaceable stands of Redwood trees have been preserved for future generations through the establishment of parks by the State Division of Beaches and Parks and corresponding federal agencies, with the result that the groves of Redwoods thus conserved have become known throughout the world as areas of unique beauty, and have been visited by countless numbers of persons throughout this Nation, and foreign countries as well; and

WHEREAS, Since 1927, the Save-the-Redwoods League, a non-profit organization dedicated to the preservation and conservation of these beautiful trees, has worked closely with the State Division of Beaches and Parks and other governmental agencies responsible for the acquisition of Redwood forests in California and their preservation for the future, and for this purpose has contributed to the State of California sums in excess of seven million dollars; and

WHEREAS, The members of the Senate are in thorough accord with the aims and efforts of the Save-the-Redwoods League; and

WHEREAS, Although certain groves of these magnificent trees have been preserved, many stands of Redwoods still remain to be protected and are currently in danger of being destroyed; and

WHEREAS, One of the groves in most immediate danger of extinction is located adjacent to Big Basin Redwood State Park, in Santa Cruz County, where a lack of funds prevents the acquisition of these trees; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of this House heartily encourage the citizens of California who are interested in the conservation of our magnificent State Tree to make individual contributions, through the Save-the-Redwoods League, located at 114 Sansome Street in San Francisco, for the acquisition by the State of the Redwood grove adjoining Big Basin Redwood State Park or for the preservation of other stands of these lofty giants; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Mr. Arthur Connick, President of the Save-the-Redwoods League and to the Chief of the Division of Beaches and Parks.

Resolution read, and referred to the Committee on Rules.

By Senator Farr:

Senate Resolution No. 26

Relating to the development of scenic highways

WHEREAS, California contains many areas endowed with great and varied scenic resources which are a source of continuing pleasure and enjoyment to the traveling public and an important economic asset to the people of these areas; and

WHEREAS, The enjoyment and economic benefit derived from these areas will be greatly enhanced through the improvement of accessibility to them by the development of scenic highways as appropriate portions of the State Highway System and of secondary road systems; and

WHEREAS, State Highway 1, an outstanding example of a scenic route, is now receiving intensive study throughout an 80-mile portion traversing Monterey County for the purpose of preparing a comprehensive plan of development for the route and its abutting roadside; and

WHEREAS, This study is being conducted by a private consultant in collaboration with Monterey County, and there is a need for the co-ordination of this study with the appropriate state agencies so that the planning, design, and policy of the project may represent a joint determination in the best interests of all concerned; and

WHEREAS, The experience gained in a joint participation by state and local agencies in connection with their consultants will serve as a prototype for the conduct of future planning and development studies on other scenic routes of the State; now, therefore, be it

Resolved by the Senate of the State of California, That the Members request the Departments of Public Works, Natural Resources, Water Resources, and the State Office of Planning to collaborate with and assist the County of Monterey and its consultant in this regard; and be it further

Resolved, That these state agencies report to the Senate not later than March 15 of the 1961 Regular Session upon the results of this joint effort, and in this connection include specific recommendations for legislative or other action necessary for the planning and development of a system of scenic highways throughout California; and be it further

Resolved. That the Secretary of the Senate is directed to transmit copies of this resolution to the Directors of Public Works, Natural Resources, Water Resources, and Finance.

Resolution read, and referred to the Committee on Rules.

ADJOURNMENT

At 12.30 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 9.45 a.m., Saturday, March 26, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-FIRST LEGISLATIVE DAY
THIRTIETH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Saturday, March 26, 1960

The Senate met at 9.45 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams 38.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, As this budget session draws to a close, we pray for the ability to look objectively at what we have done. Grant that we, and the people we represent, may look beyond the dollars we have authorized to be raised and expended. May we look into our schools where freedom is given meaning by knowledge; into our institutions of healing where the sick are made whole; into our courts where justice is established; into our institutions of correction and incarceration where society is protected and life rehabilitated; into our communities and homes where life is made good because of wise government. And when we have finished, may we have ample reason to believe that our work has been done well. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Beard, on motion of Senator Burns, due to legislative business.

Senator Teale, on motion of Senator Burns, due to legislative business.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 52

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 51

Senate Bill No. 62

Senate Concurrent Resolution No. 7

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Education

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 47

Senate Bill No. 48

Senate Bill No. 69

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Rules for assignment to the proper committee for interim study.

DONNELLY, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Bill No. 73

Has had the same under consideration, and reports the same back with the recommendation: Do pass and be re-referred to the Committee on Finance.

DONNELLY, Chairman

Above reported bill re-referred to Committee on Finance.

Committee on Governmental Efficiency

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Joint Resolution No. 2

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

GIBSON, Chairman

Above reported resolution ordered to third reading.

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Bill No. 64

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Public Health and Safety

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Senate Concurrent Resolution No. 9

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

THOMPSON, Chairman

Above reported resolution ordered to third reading.

Committee on Education

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 10

Senate Bill No. 12

Senate Bill No. 13

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended, and re-refer to the Committee on Finance.

DONNELLY, Chairman

Above reported bills ordered to second reading.

Committee on Natural Resources

SENATE CHAMBER, March 25, 1960

MR. PRESIDENT: The Committee on Natural Resources, to which was referred: Assembly Bill No. 1

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

BERRY, Chairman

Above reported bill ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 47—An act to add Chapter 3.1 (commencing at Section 31220) to Division 22 of the Education Code, relating to subsistence grants for award winners of state competitive scholarships.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Education:

Amendment No. 1

On page 3 of the printed bill, strike out lines 13 through 16, inclusive.

Amendment read, and adopted.

Bill ordered printed, engrossed, and referred to Committee on Rules to be assigned to an interim committee for a study.

Senate Bill No. 48—An act to add Chapter 4.5 (commencing at Section 31260) to Division 22 of the Education Code, relating to graduate fellowships.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Education:

Amendment No. 1

On page 1 of the printed bill, strike out lines 13 to 17, inclusive.

Amendment read, and adopted.

Bill ordered printed, and re-referred to Committee on Rules to be assigned to an interim committee for a study.

Senate Bill No. 69—An act to add Chapter 17 (commencing at Section 20001) to Division 14 of the Education Code, relating to junior colleges, and making an appropriation therefor.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Education:

Amendment No. 1

On page 6 of the printed bill, strike out lines 33 to 37, inclusive.

Amendment read, and adopted.

Bill ordered printed, and re-referred to Committee on Rules to be assigned to an interim committee for a study.

Senate Bill No. 64—An act to add Section 1.75 to Chapter 390 of the Statutes of 1909, relating to the use of parts of the lands granted to the City of Oakland by said act for public multipurpose recreation.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

In line 1 of the title of the printed bill, strike out "Section 1.75", and insert "Sections 1.75, 1.80, and 1.85".

Amendment No. 2

On page 1, line 12, strike out "such part or portion", and insert "any or all".

Amendment No. 3

On page 1, strike out lines 14 to 18, inclusive; and on page 2, strike out lines 1 to 17, and insert "by Chapter 390 of the Statutes of 1909."

SEC. 2. Section 1.80 is added to said act, to read:

SEC. 1.80. If the lands, or any part thereof, granted to the city by this act are not used for the additional purposes authorized by Section 1.75 within five years from the effective date of the act adding this section, or if such use is discontinued thereafter, the authorization to use said lands for said additional purposes shall automatically terminate and lapse.

SEC. 3. Section 1.85 is added to said act, to read:

SEC. 1.85. (a) The lands granted to the city by this act shall be held by the city in trust for the purposes of navigation and fishery.

(b) Said lands shall be improved by the city without expense to the State, and shall always remain available for public use for all purposes of commerce and navigation, and the State of California shall have at all times the right to use, without charge, all wharves, docks, piers, slips, quays, and other improvements and facilities constructed on said lands, or any part thereof, for any vessel or any water or aircraft or railroad owned or operated by the State of California.

(c) In the management, conduct, or operation of said harbor or any of the utilities, structures, appliances, or facilities constructed thereon, no discrimination in rates, tolls, or charges or in facilities for any use or service in connection therewith shall ever be made, authorized or permitted by said city or its successors.

(d) There is hereby reserved, however, in the people of the State of California, the absolute right to fish in the waters of said harbor with the right of convenient access to said waters over said lands for said purposes.

(e) There is hereby excepted and reserved to the State of California all deposits of minerals, including oil and gas, in said lands, and to the State of California, or persons authorized by the State of California, the right to prospect for, mine, and remove such deposits from said lands.

(f) The State Lands Commission shall, at the cost of the grantee, survey, monument, plat, and record in the office of the Recorder of Alameda County, the area of state lands described in this act. Said city shall enter into a contract with

the State Lands Commission for the surveying, monumenting, and platting the area of state lands described in this act, and shall, upon submission of invoices by the State Lands Commission, pay the costs of the survey."

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 10—An act to amend Sections 31204 and 31214, to add Section 31214.3 to, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 2, line 48, of the printed bill, as amended in Senate March 22, 1960, after the period, insert "The State Scholarship Commission may award to another eligible individual any scholarship being so held in trust, subject to the provisions of this section and any other conditions and restrictions that may be imposed by the commission, to the end that all authorized scholarships are being continually utilized. Following the first year for which any such scholarship is awarded, awards thereof shall be included in the number of the continuing scholarships available for any year and not the authorized new scholarships for the year."

Second Set of Amendments to Senate Bill No. 10

Amendment No. 1

On page 3 of the printed bill, as amended in the Senate March 22, 1960, strike out lines 1 through 6, inclusive, and insert "SEC. 4. The sum of ten thousand dollars (\$10,000) is appro-".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Senate Bill No. 12—An act to add Chapter 18 (commencing at Section 20021) to Division 14 of the Education Code, relating to junior colleges and making an appropriation therefor.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Education:

Amendment No. 1

On page 10 of the printed bill, as amended in the Senate March 22, 1960, strike out lines 14 to 18, inclusive.

Second Set of Amendments to Senate Bill No. 12

Amendment No. 1

On page 2, line 13, of the printed bill, as amended in Senate March 22, 1960, strike out "junior college purposes" and insert "the district".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Senate Bill No. 13—An act to add Section 17309 to, to add Article 19 (commencing with Section 18501) to Chapter 3 of Division 14 of, and to amend Section 17402 of, the Education Code, relating to junior colleges, and making an appropriation.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Education:

Amendment No. 1

On page 3 of the printed bill, strike out lines 5 to 9, inclusive.

Amendment read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 1. An act to amend Section 13.5 of Chapter 124 of the Statutes of 1955, and to add Article 4 commencing at Section 5050, to Chapter 1 of Division 5 of the Public Resources Code, relating to Squaw Valley.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Natural Resources:

Amendment No. 1

Strike out lines 2 and 3 of the title of the printed bill, and insert "of 1955,".

Amendment No. 2

On page 2, strike out lines 1 to 22, inclusive.

Amendments read, and adopted.

Bill ordered printed, and to third reading.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read the first time:

Senate Concurrent Resolution No. 12: By Senators Shaw and Dilworth—Relative to Agua Mansa State Park.

Referred to Committee on Natural Resources.

Senate Concurrent Resolution No. 13: By Senator Farr—Cosponsored by Assemblyman Pattee—Relative to the inclusion of Colton Hall in the state park system.

Referred to Committee on Natural Resources.

RESOLUTIONS

The following resolutions were offered:

By Senator Shaw:

Senate Resolution No. 27

Relating to Silverwood Lake

WHEREAS, It has come to the attention of the Senate that the Department of Water Resources is contemplating the construction of a dam and reservoir on the West Fork of the Mojave River, in San Bernardino County, to serve as an integral part of the State Water Facilities under the proposed California Water Resources Development Bond Act which will be submitted to the people for approval in November, 1960; and

WHEREAS, It is fitting that the lake to be formed behind this dam be named in honor of a person who has labored long and diligently to promote water and soil conservation and to bring water to our thirsty Southern California farm lands; and

WHEREAS, Of the many able and intelligent men who have worked for these ends, the one most deserving of recognition on the part of his fellow citizens is Mr. William Edward Silverwood of Redlands, California; and

WHEREAS, Mr. Silverwood was born in Port Angeles, in the State of Washington, on October 28, 1901, and California was indeed fortunate when, in 1910, this dedicated man moved to Riverside County, while still a youth; and

WHEREAS, Upon the completion of his education in the public schools of Riverside County, Mr. Silverwood following in his father's footsteps, entered the field of agriculture where he rapidly became known as an able and energetic leader of the Southern California fruitgrowing industry; and

WHEREAS, Since 1942 "Ted," as he is known to his multitude of friends and admirers, has been actively interested in soil and water conservation, being a pioneer and the prime moving force in the formation of the San Geronimo Soil Conservation District, and now, thanks to his leadership, both Riverside and San Bernardino Counties are almost completely protected with soil conservation districts; and

WHEREAS, Mr. Silverwood has served as a director of the Banning Heights Mutual Water Company since 1935, and was instrumental in making that area eligible for farm loans from co-operative banks; and

WHEREAS, In 1944 Mr. Silverwood, at the request of the Riverside County Board of Supervisors, served on an advisory committee to organize and draft the Riverside County Flood Control and Water Conservation District Act; and

WHEREAS, Not content to limit his efforts on behalf of conservation to a localized area, Mr. Silverwood, in 1945, met with other leaders in the field to lay the foundations for the formation of a statewide association of soil conservation districts; and

WHEREAS, Of the many offices held by this hard working citizen, a few of the more important include the chairmanship of the San Bernardino County Production and Marketing Administration, a directorship in the Riverside County National Farm Loan Association, the chairmanship of a tri-county grange committee charged with the duty of seeking ways and means to secure water for the "have not areas" of Southern California, the presidency of the State Association of Soil Conservation Districts, and the area vice presidency of the National Association of Soil Conservation Districts; and

WHEREAS, In recognition of his stalwart efforts on behalf of conservation, "Ted," in 1952, was appointed by Governor Earl Warren to membership on the State Soil Conservation Commission, to which position he was later reappointed, in 1956, by Governor Goodwin J. Knight; and

WHEREAS, Firm in the belief that conservation is a matter of nationwide importance, Mr. Silverwood has accepted speaking engagements throughout the United States, examples of which include the delivery of a crucial keynote address to the National Association of Soil Conservation Districts at New Orleans, and his speeches before the national watershed convention in Washington, and the convention of the National Forestry Association in Tucson; and

WHEREAS, In addition to his speaking engagements, Mr. Silverwood, during the last five years, has prepared thousands of news articles and letters for the purpose of developing a better public understanding of the importance of water, its quality, and the great need for its conservation; and

WHEREAS, The public appreciation and gratitude for "Ted's" efforts is perhaps best expressed in a scroll prepared by the Southern California Chapter of the Soil Conservation Society of America and presented to Mr. Silverwood in honor of his remarkable contribution to soil and water conservation in California, and in the nation, which characterized this hard working rancher as a man "filled with energy and enthusiasm—[a] tireless worker for church, community, and country—courageous in the face of adversity—devoted to the soil, and to the land"; and

WHEREAS, Notwithstanding his almost full-time efforts on behalf of the cause of conservation, Mr. Silverwood has found time to organize and conduct a successful fruitgrowing business, including the formation of the San Geronimo Fruit Company, and the operation of extensive deciduous fruit orchards in San Bernardino and Riverside Counties; and

WHEREAS, In addition to his other attainments, "Ted" Silverwood is the husband of Constance Faggetter Silverwood and the father of two married daughters, Patricia Silverwood Crim and Sara Jane Silverwood Spencer; and

WHEREAS, This dedicated man is the nephew of Frank B. Silverwood, the founder of the Silverwood Stores, who was himself a loyal Californian and the author of our state song, "I Love You, California"; and

WHEREAS, In view of the attainments of this most outstanding conservationist, the members of this house feel that it is only fitting that the reservoir to be formed behind the proposed dam on the West Fork of the Mojave River, in San Bernardino County, be named "Silverwood Lake" in honor of this most valued California citizen; now, therefore, be it

Resolved by the Senate of the State of California, That the members of this house request the Department of Water Resources to propose to the Board of Geographic Names in the Department of Interior of the United States Government that the reservoir to be formed on the West Fork of the Mojave River be named "Silverwood Lake"; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Mr. William Edward Silverwood.

Resolution read, and referred to the Committee on Water Resources.

By Senator Shaw:

Senate Resolution No. 28

Relative to congratulating the City of San Bernardino on its 150th Anniversary

WHEREAS, The City of San Bernardino is preparing to observe its sesquicentennial May 20, 1960; and

WHEREAS, A half-century ago when the city proudly acknowledged it was 100 years old, the event attracted nationwide attention with nearly a week given over to a proper observance of the occasion; and

WHEREAS, In 1810 a Franciscan monk, Francisco Dumetz came to the San Bernardino Valley, possibly to pick an inland mission site; and

WHEREAS, Father Dumetz reached the Serrano village of Guachama located west of the site of present day Redlands. The day of the visit was May 20, which was the feast day of San Bernardino de Sienna and hence the place received the name of San Bernardino after the saint who was born at Sienna, Italy, in the year 1382; and

WHEREAS, In March of 1851 a company of nearly 500 men, women and children in 150 wagons, under the command of Mormon Apostles Amasa Lyman and Charles C. Rich, left Salt Lake City to farm a colony in Southern California; and

WHEREAS, Early in June the caravan reached the foot of Cajon Pass, and Apostles Lyman and Rich went on to purchase Rancho San Bernardino for \$77,500 and so began modern day San Bernardino; and

WHEREAS, San Bernardino's sesquicentennial celebration tentatively has been scheduled for May 6, 7 and 8, the last three days of the National Orange Show; now, therefore, be it

Resolved by the Senate of the State of California, That the Members salute the City of San Bernardino upon the 150th anniversary of the founding of the city and send sincere felicitations to the elected officers and citizens of that city; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to the Mayor of San Bernardino and to each member of the City Council of San Bernardino.

Resolution read, and unanimously adopted on motion of Senator Shaw.

By Senators Farr, Erhart, Shaw, Stiern, and O'Sullivan:

Senate Resolution No. 29

Relative to salary schedules of Department of Corrections' performing correctional officers' duties, group supervisory officers in the California Youth Authority, and security officers at Atascadero State Hospital.

WHEREAS, The Members of the Senate recognize a dual responsibility of protective custody of persons confined in state correctional facilities, Youth Authority institutions, and the Atascadero State Hospital, as well as a control of such inmates with a constant endeavor to accomplish their rehabilitation; and

WHEREAS, The recruitment, training, and retention of qualified persons interested in employment in such institutions as a career provides the most economical and efficient method for the successful operation of the state institutions; and

WHEREAS, The Manual of Correctional Standards adopted by the American Correctional Association recommends that correctional personnel have "a pay scale to compete with the salaries of comparable positions in private business or a similar type well-administered governmental organization and such pay scale should be within generally accepted standards of living"; and

WHEREAS, The Department of Corrections, the Youth Authority, and Atascadero State Hospital are recruiting correctional officers, group supervisory officers and security officers from the same manpower pool from which peace officers and highway patrolmen are recruited, and there is, and has been for some time, a considerable salary differential in favor of the peace officers' and highway patrol groups; and

WHEREAS, Due to differences in position responsibilities, comparison of salaries paid by other states to such personnel is not valid, yet such salaries have been considered by the California Personnel Board to represent the "prevailing rate"; and

WHEREAS, For the Department of Corrections, the Youth Authority and Atascadero State Hospital to maintain a progressive program in the care and treatment of inmates, they must not be handicapped with the prospect of annually replacing a large percentage of personnel performing the respective functions of correctional officers in the Department of Corrections, group supervisory officers in the Youth Authority, and security officers in Atascadero State Hospital, caused in part by the limited abilities of applicants willing to perform the exacting duties of such officers at the present salary; now, therefore, be it

Resolved by the Senate of the State of California, That the State Personnel Board be instructed to identify the logical recruitment groups from which correctional

officers, group supervisory officers, and security officers should be selected, and to set the salaries of such personnel at a rate that will attract high-caliber candidates from among such logical recruitment groups; and be it further

Resolved, That the practice of applying to such personnel the so called "prevailing rate" salary data stemming from other jurisdictions whose programs do not compare favorably should be discontinued; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the members of the State Personnel Board and the Executive Officer thereof.

Resolution read, and referred to the Committee on Governmental Efficiency.

By Senators Holmdahl, Slattery, Farr, Christensen, and Coombs:

Senate Resolution No. 30

Relating to congratulating and commending Pete Newell and the University of California basketball team

WHEREAS, During the 1959-60 season the University of California basketball team under their coach, Pete Newell, has won 28 games, and lost 2; and

WHEREAS, Pete Newell has been for the past year the United Press International Basketball Coach of the Year, the United States Basketball Coaches Association Coach of the Year, and the New York Metropolitan Basketball Writers Association Coach of the Year; and for the last four years has been named by the Northern California Basketball Association as Northern California Coach of the Year; and

WHEREAS, The University of California team with Pete Newell as head coach for the past six years has had three Pacific Coast Championships, one A.A.W.U. Championship, one N.C.A.A. Second; won the 1959-60 Annual Los Angeles Invitational Tournament; and for the past six years has an overall record of 119 wins and 43 losses; and

WHEREAS, Pete Newell has had a distinguished coaching career with his University of San Francisco team during 1947-50, winning 70 games and losing 36 games and winning the 1949 National Invitational Championship; with his Michigan State team winning 45 and losing 42 games during 1952-54; and

WHEREAS, Pete Newell is 44 years old, having been born in Vancouver, British Columbia, and is married with four sons, is now retiring from coaching and is to be the University of California's Athletic Director; now, therefore, be it

Resolved by the Senate of the State of California, That Pete Newell be commended upon his outstanding coaching career and the 1959-60 University of California basketball team be congratulated upon its successes; and be it further

Resolved, That the Secretary of the Senate be directed to transmit suitably prepared copies of this resolution to Pete Newell and the Department of Athletics of the University of California.

Resolution read, and unanimously adopted on motion of Senator Holmdahl.

Assistant Secretary Floyd M. Nolin at the Desk

THIRD READING OF SENATE BILLS

Senate Bill No. 41 An act to add Section 616 to the Education Code, relating to the election of members of county boards of education and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read.

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Grunsky moved a call of the Senate.

Motion carried. Time, 10.30 a.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE
CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 51—An act to create the Estro Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Shaw, Slattery, and Stiern—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 66—An act to amend Section 7953 of the Education Code, relating to powers of county superintendent of schools.

Bill read third time.

Motion to Amend

Senator Williams moved the adoption of the following amendments:

Amendment No. 1

On page 1, line 13, of the printed bill, as amended in Senate on March 24, 1960, strike out "All", and insert "Except as otherwise provided in this section, all".

Amendment No. 2

On page 1, line 18, after "acquire", insert ", by gift only,".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 52—An act to convey certain tide and submerged lands to the San Mateo County Harbor District, in furtherance of navigation, commerce, and fisheries upon certain trusts and conditions, and providing for the government, management, use, and control thereof.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 62—An act to amend Section 1 of Chapter 1076 of the Statutes of 1947, relating to tidelands and submerged lands in San Luis Obispo County.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 7—Relating to the inclusion of Fort Bidwell in the state park system.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Shaw, Short, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

Resolution ordered transmitted to the Assembly.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE DISPENSED WITH

At 10.43 a.m., on motion of Senator Grunsky, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and the urgency clause to Senate Bill No. 41 was adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Cobey, Coombs, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Rodda, Shaw, Short, Thompson, and Williams—28.

NOES—Senators Collier, Dilworth, Donnelly, Slattery, and Stiern—5.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Thompson, and Williams—30.

NOES—Senators Dilworth, Donnelly, and Stiern—3.

Bill ordered transmitted to the Assembly.

President pro Tempore of the Senate Presiding

At 11 a.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

CONSIDERATION OF DAILY FILE (RESUMED) THIRD READING OF SENATE BILLS (RESUMED)

Senate Bill No. 14—An act to amend Section 6140 of the Business and Professions Code, relating to State Bar membership fees.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—28.

NOES—Senators Dilworth, Donnelly, McCarthy, and Montgomery—4.

Bill ordered transmitted to the Assembly.

MOTION TO PRINT ADDITIONAL COPIES OF REPORT

Senator Short moved that 2,500 additional copies of the Second Partial Report of the Senate Infirm Committee on the Treatment of Mental Illness be printed as a separate Senate document for distribution.

Motion carried.

ADJOURNMENT

At 11.08 a.m., on motion of Senator McCarthy, the President declared the Senate adjourned until 2 p.m., Monday, March 28, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-SECOND LEGISLATIVE DAY

THIRTY-SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, March 28, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—34.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, We would voice our prayer today in the words of a preacher poet of the 17th century, who when folk came to as who had died when the church bell was being tolled, would say to them: "No man is an island, entire of itself; every man is a piece of the continent, a part of the main. If a clod be washed away by the sea, Europe is the less, as well as if a promontory were, as well as if a manor of thy friends or thine own were. Any man's death diminisheth me because I am involved in mankind; and therefore never send to know for whom the bell tolls; it tolls for thee." Give us of Thy grace, O God, to take this profound truth into our lives. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Rodda led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:
Senator Dolwig, on motion of Senator Grunsky, due to legislative business.

Senator Farr, on motion of Senator Teale, due to legislative business.

Senator Beard, on motion of Senator Teale, due to legislative business.

Senator Cobey, on motion of Senator Teale, due to legislative business.

Senator Thompson, on motion of Senator Echart, due to legislative business.

Senator Berry, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Elizabeth Bissett, Mrs. Louis Balsano, Mrs. Tom Hicks, Mrs. Ruby Sorensen, Evelyn Edwards, Walter G. Snyder, and the following students from Bass Lake Elementary School: Lynn Balsano, Nancy Cable, Janice Dailey, Hanneke den Heyer, Gerald Edwards, Connie Hicks, Charles Shipherd, Tim Snyder, and Bruce Sorensen.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Margaret Woodruff, Mr. Howard Rasmussen, vice principal, and the following students from Weaver Union Elementary School: David Abel, Margo Atkinson, Tommy Bunch, Kathy Callahan, Loretta Crosby, Michael Dragovich, Tony Dumpit, Allison Fleming, Hazel Flynn, Frank Garcia, George Hamilton, Dean Hooper, Larry Hunter, Ronnie Knight, Stanley Lara, Ollie Lewis, Armando Levas, Donna Luddington, Dewey Meadows, Inez Minor, Michael Parker, Cohen, Rae Phillips, Randall Smith, Tommy Tanioka, Bill Thomas, Kenny Watson, Bob Wells, and Johnny Womack.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. H. C. George, Mrs. James Cobey, Mrs. Charles Deacon, adults; and the following Girl Scouts of Troop No. 56 of the Hoover Junior High School, Merced: Jeanie Brazonier, La Verne Brown, Evelyn Cantrell, Hope Cobey, Melinda DeWing, Nancy Dunn, Helen Franshin, Marga George, Vixkie Hogue, Janet Hamphill, Lind, LeCoop, Dee Ann Naugley, Lynn Peterson, Mary Jane McCoel, Diane Moore, Judi Wainwright, and Karen Wigley.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Herman J. Mueller, superintendent, Mrs. Arduick Mueller, Mr. John Fries, instructor, and the following students from Le Grand Union Elementary School: Lily Cardenas, Patsy Elias, Annie Flores, Charles Flores, Jim Gass, Teresa Haro, Severa Huerta, Julie Johnson, Mary Johnson, David Lovato, Mary Lovato, Steve Martin, Margaret Martinez, Sharon Mitchell, Junior O'Campo, Penny O'Campo, Nelda Pavey, Penny Pettitt, Estella Ramirez, Lupe Rodriguez, and Lana Thoen.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Willard S. Ripley, district superintendent and teacher, Mrs. Imogene See, Mrs. Opal Rankin, Mrs. Thelma Barber, and the following students from Sequoia Union Elementary School: Joe Alvarez, Sandra Barber, John Crow, Juanaa Gonzales, Pauline Gorman, Thomas Hardy, Rickie Harrell, Junior Patterson, Rosalee S., Rebecca Sealey, Margaret Sanchez, Stanley Stidley, Henry Torres, Hector Villanueva, Larry Watkins, Forest Williams, Gail Walker, Cheryl Walker, and Shirley Rankin.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mary

McDowall, principal, Mrs. Richard Britten, Mrs. Willard Clay, Mr. Charles Huffman, Mrs. Earl J. Davis, Jr., and the following students from Three Rivers Union School in Three Rivers: Michael Becker, Donald Brewer, Larry Britten, Steve Clay, Dennis Hale, Mehrten Homer, Lonnie Kirby, James Nunnelee, Darrel Scott, Bruce Whitten, Walter Lewis, Cathy Colvin, Karen Darsey, Kathy Davis, Jan Huffman, Linda Maxon, Susan Nunnelee, Marilyn Opitz, Susie Pinnell, Donna Pusateri, Linda Ralph, Nora Jean Seveens, Dayle Mishler, and Zeita Wikstrom.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Ed Warren, Mr. and Mrs. Bill Luten, Mr. and Mrs. Jack Elkins, Mrs. Ruth Sager, Mrs. Roberta Howell, and the following students from Oak Valley Union School: Jude Adams, David Bixler, Karen Boggs, Geraldine Borba, Rena Casey, Johnny Fajardo, Annie Galavaz, Amparo Hernandez, Linda Howell, Meredith Luten, Joseph Martin, Joseph Mello, Robert Merjil, Nolen Palmer, Gary Richardson, Helen Romero, Mary Rogers, Kathy Russel, Patricia Sager, Georgia Sanford, Gary Santos, Douglas Snider, Jimmie Van Valkenburg, Judy Warren, Nancy Whittaker, and Vertania Williams.

On request of Senators Grunsky and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. June Jones, Mrs. Edward Moore, Mr. Robert Tomaselli, Mrs. Evan Webb, and the following students from Norma Moore School in Burlingame: Ann Anderson, James Barnett, Carolyn Bennetts, Dick Farner, Martha Grogan, Nancy Hathaway, Roy Howard, Dennis Kemy, Connie Kent, John Knight, Dirk Lawrenz, Jim Leutholdt, Olaf Paiva, Jeffrey Slager, Edna Taylor, Jerry Vann, Beth Webb, Virginia Walters, and Rusty Winters.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Genevieve Louis, teacher; Mr. James Martin, teacher; Mrs. H. C. Petros, Mrs. Thomas Barbour, Mrs. Carolyn Goldsmith, Mrs. Irene Pritzker, and the following students from the Elton Maguire School in Mill Valley: John Ancie, Christine Barbour, Dayna Barrett, Susan Boyd, James Brown, Jennifer Buckley, April Beach, Paul Caldwell, Judy Davies, Michael Decker, Selene Ellison, Cynthia Gilmore, Lary Goldsmith, Linda Goodfellow, John Hammond, Robert Keast, Linda Kruse, Wendy Long, Gary Miller, Chris Moeckle, Cody Nation, Michael Nolls, Dorothy Petros, Glen Pritzker, Peter Russo, Fred Schwartz, Marilyn Sexton, Michelle Thompson, Susan Thompson, Susan Trulove, Linda Varney, Susan Scharf, Linda Reis, Laura Moss, Jo Ann Nettro, Moira O'Connor, Loretta Guth, Richard Robba, and James Stroh.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Jack Joseph, Bob Barnhart, Ann Mielke, Helen Moos, Nadine Wilbur, and the following students of Union School in Visalia: Jerry Burch, Simon Delgado, Dewayne Dodson, James Freeman, Danny Herring, Fred Icho, Frank McAllister, Eugene Mielke, Bill Moos, Craig Pannell, Bobby Pike, John Self, James Sauer, Danny Turner, Barbara Baird, Martha Freeman, Linda Goodwin, Carol Hay, Judy Hollingshead, Catherine

Hunter, Margaret Hutchins, Gail Kiser, Betty Messer, Betty Middleton, Joan Mielke, Anna Owsley, Donna Peterson, Alcenia Turner, Carolyn Walker, and Nelda Williams.

On request of Senators Erhart and Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Francis Duveneck, Melba Meehan, Melita Mostyn, Henry Weipking, and the following students from Blach School in Los Altos: John Armstrong, Judy Barber, Andria Benner, Bonnie Benson, Frank Berry, Barbara Blais, Jeff Brash, Mason Brutschy, Christine Cavelti, Howard Cole, Pat Contzen, Kathy Corliss, Sue Cox, Peggy Delles, Terry Eberhardt, Nancy Edwards, Lynne Francis, Carol Gentry, George Greeley, Cheryl Greider, Bill Hasler, Mary Jane Hoover, Linda Horn, Sue Jackson, Nick Kadjevich, Vicki Kerr, Trent Latschaw, Douglas Lauriee, Sally Martin, Carol Masdeo, Don McLaughlin, Kay Miller, Lindy Mills, Florence Monroe, Sherill Noe, Patsy Oldakowski, Charlene Padovani, Terry Paulson, Kirk Reid, Dana Ross, Karen Ross, John Rudell, Marilyn Sargent, Lynn Seabock, Jim Shahinian, Sandy Shaw, Linda Starkey, Ann Stevenson, Nancy Tasista, Mary Tillman, Ron Uribe, Dave Wangness, Craig Weber, Bart Weitzenberg, and Judy Williams.

On request of Senators Miller and Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to John E. LeGros of Walnut Creek and Conrad B. Reisch of South San Francisco.

On request of Senators Rodda and Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Keith Sexton of Sacramento.

On request of Senator Fisher, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Phillip Smith of Seattle, Washington.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following eighth grade students from the Calaroga School of Hayward, Alameda County: Carolyn Allen, Cheryl Andrade, Suzanne Berrian, Ralph Burklin, Robert Coe, Madelyn Coggins, Marilyn Creedon, Cheryl Curran, Albert Fanning, Ann Finnie, Gary Fox, John Freitas, Alfreda Fry, Gary Grable, Carol Groshong, Darlene Howsden, Cheryl Jackson, John Logan, Charles McAdams, Carolyn Martin, Gregory Mitchell, Dorothy Patterson, Mal Perez, Kathleen Santos, Jean Sharola, Diane Smith, Dennis Terrell, Eva Lee Tidwell, Carolyn Trublood, Dale Underwood, Pamela Vigil, Robert Voss, Hugh Wellman, Sharon Wells, Theodore Yeh, Sharon Bachle, Lynn Beason, Julian Blea, Robert Burton, Cathy Carpenter, Esther Chokas, Sandra Clark, Lionel DeLouis, Bonnie Ernst, Judy Forbes, Patricia Geritz, Frank Jiminez, Georgia Kelley, James Kimbley, Greg King, Sharon Knight, Sharon Koeller, Lester LaMonte, Darrell Lewis, John McNickles, Matthew MacWilliams, Patricia Martin, Pamela Meyers, Louise Miller, Michael Nise-wanger, Connie Noe, Ken Olsen, Jack Orr, Nancy Perrault, Dolores Posey, Marlene Rendon, Sharon Shively, Loretta Stansbury, James Strutz, Rickie Tisor, Susan Ward, Cheryl Banta, Roy Blea, Anna Crofoot, Richard Garing, Jean Garrett, Marsha Gerace, Cheryl Gull, Kristie Holm, Ronald Hunt, Richard Hutchison, Russell Kiel, Gary Kislingsbury, Catherine Kopp, Douglas Krathwohl, Rex Lackey, Charles

Milistefr, Michael Murphy, Frances Palazzolo, Larry Pierceall, Gary Rateliff, Kenneth Rodriguez, Charles Sichak, Sharon Staedler, Roger Staley, Kenneth Tallman, Carrol Thomas, James Tipton, Catherine Vanicek, Thomas Wesselhoff, Jean Williams, Susan Williams, Patricia Wilson, Sandra Wolfe, Irene Alvarado, Jesse Amador, Frances Andrews, Gloria Balloue, Marlene Bennett, Ronald Bentley, Victoria Bodkin, Donald Brady, Jo Ann Castaneda, Cynthia Dokes, John Domelska, Wilbert Fisher, Janis Forbes, Lionel Fortier, Marie Fraser, Charles Geren, Tonilee Hill, Connie James, James Kintscher, Beverly McCluskey, Donna Makkos, Ronald Mathis, Dianne Mazzolini, Michael Mitterwald, Patricia Nolan, Daniel O'Connor, Neal Pedersen, Gary Rykowski, Karen Sinor, Vicki Thompson, James Van Geem, James Vogan, and Allen Whitehead.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 28, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 24

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 2

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 2—Relating to discrimination in athletic events.

Referred to the Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 26, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 42

Assembly Bill No. 50

Assembly Bill No. 51

Assembly Bill No. 55

Assembly Bill No. 66

Assembly Bill No. 68

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 42—An act to amend Sections 73682 and 73683 of the Government Code, relating to officers and attaches of the municipal court established in the Fresno Judicial District.

Referred to the Committee on Local Government.

Assembly Bill No. 50—An act to amend Section 70055 of the Government Code, relating to filing fees.

Referred to the Committee on Judiciary.

Assembly Bill No. 51—An act to amend Section 70046 of the Government Code, relating to court reporters.

Referred to the Committee on Local Government.

Assembly Bill No. 55—An act to add Article 35 (commencing at Section 74900) to Chapter 10 of Title 8 of the Government Code, relating to the Walnut Creek Municipal Court.

Referred to the Committee on Local Government.

Assembly Bill No. 63—An act to amend Section 14480 of, and to add Section 14481.1 to, the Health and Safety Code, relating to taxes in fire protection districts, and declaring the urgency thereof, to take effect immediately.

Referred to the Committee on Local Government.

Assembly Bill No. 68—An act to create the Bethel Island Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Referred to the Committee on Local Government.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 28, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Constitutional Amendment No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Constitutional Amendment No. 4—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding to Article XVI thereof a new section to be numbered 21, relating to the issuance of bonds to provide farm and home purchase aid for veterans.

Referred to Committee on Finance.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 28, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 60
Assembly Bill No. 61

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 60—An act to add Article 36 (commencing at Section 74920) to Chapter 10 of Title 8 of the Government Code, relating to municipal court districts.

Referred to Committee on Local Government.

Assembly Bill No. 61—An act to amend Section 7953 of the Education Code, relating to powers of county superintendents of schools.

Referred to Committee on Local Government.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 28, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 11

ARTHUR A. OLINIKUS, Chief Clerk of the Assembly
E. PATRICK R. MURPHY, Chief Assembly Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 11—Relative to a study of landslide conditions along Highway 101.

Referred to Committee on Transportation.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 7—An act to amend Section 25351.3 of the Government Code, relating to powers and duties of boards of supervisors;

And reports that the same has been correctly enrolled, and presented to the Governor on the 28th day of March, 1960, at 9.30 a.m.

BURNS, Chairman

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 66

And reports the same correctly re-engrossed

BURNS, Chairman

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 73

Senate Joint Resolution No. 2

Senate Concurrent Resolution No. 9

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 64.

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 26, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 10

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolution ordered to second reading.

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 25

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Natural Resources.

BURNS, Chairman

Above reported resolution re-referred to Committee on Natural Resources.

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 26

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolution re-referred to Committee on Transportation.

Committee on Finance

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 43

Senate Bill No. 2

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

McBRIDE, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 4

Senate Bill No. 5

Senate Bill No. 15

Senate Bill No. 23

Senate Bill No. 25

Senate Bill No. 33

Senate Bill No. 35

Senate Bill No. 53

Senate Bill No. 54

Senate Bill No. 58

Senate Bill No. 67

Assembly Bill No. 34

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McBRIDE, Chairman

Above reported bills ordered to second reading.

Committee on Agriculture

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Agriculture, to which was referred:

Assembly Bill No. 24

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

BYRNE, Chairman

Above reported bill re-referred to Committee on Finance.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Concurrent Resolution No. 10 Relative to expenses of the Joint Interim Committee on Uniform Laws.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

On line 2 of the printed measure, after "sum of", insert "one thousand six hundred fifty".

Amendment No. 2

On line 3, strike out "(8)", and insert "\$1,650".

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Bill No. 43—An act to add Article 14 (commencing at Section 25351) to Chapter 13, of Division 18 of the Education Code, relating to a state college for Sonoma County.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Finance:

Amendment No. 1

On page 1 of the printed bill, as amended in Senate March 23, 1960, strike out lines 7 to 18, inclusive, and insert "located in Sonoma County, to be known as Sonoma State College.

25352. The provisions of this code relating to state colleges, and all other laws relating to state colleges, are applicable to Sonoma State College."

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 2—An act to add Article 4.5 (commencing at Section 24856) to Chapter 13 of Division 18 of the Education Code, relating to a branch facility of Los Angeles State College.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Finance:

Amendment No. 1

On page 1, line 9 of the printed bill, after "shall", insert ", effective July 1, 1961 or at such earlier date as funds may be available therefor,".

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 4—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 5—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges and making an appropriation therefor.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 15—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 23—An act to amend Section 19560 of the Education Code, relating to apportionment of funds for the purchase of school facilities from another school district, and declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 25—An act to amend Section 75076 of the Government Code, relating to contributions under the Judges' Retirement Law for prior service.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 33—An act to add Division 165 (commencing at Section 22500) to the Education Code, relating to higher education.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 35—An act to add Section 24000 to the Education Code, relating to state colleges.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 38—An act authorizing the Division of Beaches and Parks to exchange property belonging to the State for property belonging to the City of Capitola, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 54—An act to appropriate twenty million dollars (\$20,000,000) to be expended pursuant to Section 19925 of the Education Code, relating to capital outlay for construction or improvement of public schools.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 58—An act to add Chapter 6 (commencing at Section 1630) to Division 2 of the Fish and Game Code, relating to the acquisition of federal land in Riverside and San Bernardino Counties for the Prado Dam Recreational Area and providing for its acquisition and management.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 67—An act to add Chapter 16 (commencing with Section 19950) to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing wages and fees for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this act.

Bill read second time, ordered engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 24—An act making an appropriation for the administration of employment service, and unemployment compensation

and extended duration benefits by the Department of Employment, State of California, and declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

RESOLUTIONS

The following resolutions were offered:

By Senator Brown:

Senate Resolution No. 31

Relating to the establishment of a State Park in Inyo County

WHEREAS, The Members learned recently that the Southern Pacific Railroad intends to abandon a historic narrow gauge line from Laws to Keeler in Inyo County; and

WHEREAS, With the ever-increasing growth of our State, the need continues for the expansion of our State Parks to meet the recreational requirements of our citizens; and

WHEREAS, This narrow gauge line is the only such line still in operation west of the Rocky Mountains, and one of three in the entire United States; and

WHEREAS, The establishment of a State Park at the site of the depot at Laws would provide an educational and recreational opportunity for the citizens of not only this State but of the United States to view the rolling stock and other facilities of the once-renowned "Slim Princess"; and

WHEREAS, The preservation of our historical landmarks of progress is a duty of respect we owe to our founders; now, therefore, be it

Resolved by the Senate of the State of California, That the Members request the Division of Beaches and Parks, Department of Natural Resources, to conduct a survey of, and make an investigation toward the acquisition and development of, the depot and surrounding area near Laws, Inyo County, for the establishment of a State Park in order to preserve this remnant of pioneer railroading; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of Natural Resources and the Chief of the Division of Beaches and Parks.

Resolution read, and referred to the Committee on Natural Resources

By Senator Richards:

Senate Resolution No. 32

Commending Karl Fox on his outstanding feat of bravery

WHEREAS, It has come to the attention of the Senate that Karl Fox, a 15-year-old resident of Pacoima, California, recently performed an outstanding act of heroism in rescuing a small child from a burning house; and

WHEREAS, Karl, unable to enter the building by the front or back doors because of the intense smoke, climbed through a window and at great danger to himself braved the heat and smoke to snatch 19-month-old Debra Childress from her crib and hand her through the window to a companion; and

WHEREAS, It is fitting that the Legislature accord recognition to this young man who, heedless of the risk to his own life, unhesitatingly went to the aid of a stranger; now, therefore, be it

Resolved by the Senate of the State of California, That the Members extend their sincere congratulations and commendations to Karl Fox for his heroic act; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Karl Fox.

Resolution read, and unanimously adopted on motion of Senator Richards.

By Senator Richards:

Senate Resolution No. 33

Relative to the retirement of Miss Anna Kolz

WHEREAS, Miss Anna Kolz, one of California's top experts in school budget and finance, retirement and legislation, is retiring from her position as Deputy Budget Director of the Los Angeles City School Districts, after having served her State and community with outstanding ability and achievement in various positions with the Los Angeles City School Districts for a period of 37 years; and

WHEREAS, Coming to the Board of Education as an elementary school clerk following her graduation from Hollywood High School in 1923, and, upon the immediate recognition of her outstanding abilities and devoted attention to her assigned duties, she was promoted to various positions of responsibility and became Budget Secretary to the Superintendent of Schools in 1930; and

WHEREAS, With the creation of the Budget Division of the Los Angeles City School Districts in 1934, Miss Kolz was the natural choice as the first division secretary, with this assignment being followed by classification as Secretary to the Director of the Budget, Budget Assistant and Deputy Budget Director, positions involving responsibility for budget detail and control in all of its complexities; and

WHEREAS, Among her many outstanding accomplishments have been the handling of the intricate details required in investing funds totaling \$175,000,000 of the Los Angeles City School Districts' Local Retirement System, of which she has been a board member; the assuming of a key roll in negotiations leading to the transfer of Los Angeles City School District employees (noncertificated) into the State Employees' Retirement System in 1957; and the distinction of being the first woman, as well as the first school district representative, to be elected to the board of administration of the State Employees' Retirement System; and

WHEREAS, The resignation and subsequent retirement of Miss Anna Kolz will leave a void in the lives of her many friends and fellow workers in the State of California and the Los Angeles City School District; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate of the State of California do hereby heartily commend Miss Anna Kolz on her years of outstanding and devoted service to her State and community and do express their sincere wish for every happiness for her in the future as she finds ample time to enjoy gardening, travel and her family, which she so richly deserves after completion of "a job well done"; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to Miss Anna Kolz, Los Angeles County, California.

Resolution read, and unanimously adopted on motion of Senator Richards.

By Senators Dilworth and Murdy:

Senate Resolution No. 34

Commending the Choral Society of Biola College

WHEREAS, On Thursday, March 24, 1960, the Senate of the California Legislature was honored with a short recital by the Choral Society of Biola College, under the direction of Dr. Paul W. Wolgemuth; and

WHEREAS, The choral group presented a pleasing and animated rendition of "O Sing Ye to the Lord," "The Beatitudes," and "Little Innocent Lamb"; and

WHEREAS, It is fitting that the Senate express its appreciation for this refreshing and harmonious interlude in the midst of its daily chores; now, therefore, be it

Resolved by the Senate of the State of California, That the Members extend their grateful thanks to the Choral Society of Biola College for the delightful entertainment provided to the Senate, and wish these talented young students success and safety on their tour of the western states; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Biola College.

Resolution read, and unanimously adopted on motion of Senator Dilworth.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 74: By Senator Richards—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Referred to Committee on Education

Senate Concurrent Resolution No. 14: By Senators Dilworth, Erhart, Gibson, Berry, and Murdy—Relative to the battle flags in the State Capitol.

Referred to Committee on Rules.

THIRD READING OF SENATE BILLS

Senate Constitutional Amendment No. 1 A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Resolution read.

Motion to Amend

Senator Grunsky moved the adoption of the following amendment:

Amendment No. 1

On page 2, line 6, of the printed measure, as amended in Senate March 23, 1960, after "for", insert "not to exceed".

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Bill No. 66 An act to amend Section 7953 of the Education Code, relating to powers of county superintendent of schools.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Donnelly, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Joint Resolution No. 2 Relative to the transfer of certain military lands for establishment of the Golden Gate Memorial State Park.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Donnelly, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 64 An act to add Sections 1.75, 1.80, and 1.85 to Chapter 390 of the Statutes of 1909, relating to the use of parts of the lands granted to the City of Oakland by said act for public multi-purpose recreation.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 9 Relative to sandwiches.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

Ayes—Senators Albert E. Beyer, Frank C. Conner, Christopher C. Davis, Delworth D. Duff, Edgar L. Farnsworth, George H. Hahn, William H. Johnson, McAttee, McCarthy, Moore, Alvin E. Myers, O'Sullivan, Robert L. Rogers, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—31.

Noes—None.

Resolution ordered transmitted to the Assembly.

Senator McCarthy Presiding

At 2:55 p.m., Senator John P. McCarthy, Vice Chairman of the Committee on Rules, presiding.

REQUEST FOR UNANIMOUS CONSENT

Senator Cameron asked for and was granted unanimous consent to have the following opinion of the Legislative Counsel, concerning Assembly Bill No. 1, printed in the Journal.

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL
SACRAMENTO, CALIFORNIA, March 25, 1960

Hon. Jesse M. Unruh
Assembly Chamber

Squaw Valley—No. 3157

DEAR MR. UNRUH:

Question

You have referred us to Assembly Bill No. 1 of the 1960 First Extraordinary Session relating to Squaw Valley, and to proposed amendments to the bill which would add (page 2) Section 25 of the bill.

In this connection you have asked whether under the bill as amended the Department of Natural Resources would have the same condemnation authority in Squaw Valley as it now has for other parts of the State.

Opinion

In our opinion it would.

Analysis

Assembly Bill No. 1 of the 1960 First Extraordinary Session would amend Section 125 of Chapter 124 of the Statutes of 1955 to strike out the present prohibition against the acquisition of additional property in Squaw Valley for state park purposes.

The bill would also add two sections (5050 and 5051) to the Public Resources Code to require the Department of Natural Resources to take the necessary action to obtain by condemnation, gift, purchase or otherwise, such real and personal property in Squaw Valley as the Director of Natural Resources determines by declaration to be necessary for proper inclusion of the Squaw Valley area into the state park system. The declaration by the Director would be conclusive evidence of public necessity and that the proposed acquisition is planned or located in a manner most compatible with the greatest public good and least private injury.

The proposed amendment referred to would delete these two sections.

Under the provisions of Sections 5050 and 5051 of the Public Resources Code the Department of Natural Resources presently has authority (except in Squaw Valley) to acquire by condemnation all

necessary property for state park purposes, and the declaration of the director is prima facie evidence of the public necessity and that the proposed acquisition is planned or located in a manner most compatible with the greatest public good and least private injury. These provisions are applicable to all areas of the State.

We therefore conclude that if Assembly Bill No. 1 is enacted with an amendment to delete page 2 (Section 2) of the bill, the Department of Natural Resources would have the same condemnation authority in Squaw Valley that it now has in the rest of the State.

Very truly yours,

RALPH N. KLEPS, Legislative Counsel

By ROBERT G. HINSHAW

Deputy Legislative Counsel

RESOLUTIONS

The following resolution was offered:

By Senator Collier:

Senate Resolution No. 35

Relative to uniform statewide taxation of motor vehicles

WHEREAS, Motor vehicles, because of their high degree of mobility, are of prime importance to the economic growth, development and welfare of the State of California and to its citizens; and

WHEREAS, It is essential that there be a uniform system of taxation of motor vehicles so as to preserve this statewide mobility without the imposition of unnecessary local obstacles; and

WHEREAS, Prior attempts by local agencies in their imposition of a local tax on motor vehicles have proved impractical; and

WHEREAS, The imposition of a local tax on motor vehicles has highlighted problems of tax evasion, difficulty of enforcement and collection, lack of uniformity and intrastate barriers on travel; and

WHEREAS, Both the State and Federal Governments impose taxes relative to motor vehicles and their operation; and

WHEREAS, The State of California has heretofore stressed in legislative enactments the objective of a balanced program of collection of revenues and their apportionment of motor vehicle funds and revenues on a needs and use basis, which has resulted in its leadership in the development of a highway and transportation network; and

WHEREAS, The imposition of a tax on motor vehicles at other than a state level will impair the present balanced program of state taxation and thus result in inadequacies in the present complex highway program to meet the Federal, State, and local needs; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate hereby recommend that the present uniform system of state taxation of motor vehicles be maintained at a state level and declare that local taxation is inconsistent and detrimental to both the spirit and intent of the present law.

Resolution read, and referred to Committee on Transportation.

ADJOURNMENT

At 3.04 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Tuesday, March 29, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-THIRD LEGISLATIVE DAY
THIRTY-THIRD CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Tuesday, March 29, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—37.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, Our help in ages past, our hope for years to come, grant to us an uplifting consciousness of Thy presence in this world of goodness and of evil. Deliver us from the pettiness of vanity and vain glory; only the humble may house Thee. Deliver us from the blindness of deception and lies; only the pure in heart can see Thee. Deliver us from the folly of hate and greed; only the merciful may know Thee. Deliver us from the shame of cowardice and compromise of conscience; only the brave can experience Thee. Grant to us a vision of a world that is not yet but ought to be, and help us work steadfastly for its coming. AMEN.

*Adapted from a prayer by Ernest Fremont Tittle.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Cobey, on motion of Senator Burns, due to legislative business.

Senator Beard, on motion of Senator Burns, due to legislative business.

Senator Farr, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Lee Kellum, superintendent, Mr. Wayne Engel, teacher, Mr. and Mrs. Ed Warren, Mr. and Mrs. Bill Luton, Mr. and Mrs. Jack Elkins, Mrs. Ruth Sager, Mrs. Roberta Howell, and the following students from Oak Valley Union School near Tulare: Jude Adams, David Bixler, Karen Boggs, Geraldine Borba, Rena Casey, Johnny Fajardo, Annie Galaviz, Amparo Hernandez, Linda Howell, Meredith Luton, Joseph Martin, Joseph Mello, Robert Merjil, Nolen Palmer, Gary Richardson, Helen Romero, Mary Rogers, Kathy Russel, Patricia Sager, Georgia Sanford, Gary Santos, Douglas Snider, Jimmie Van Valkenburg, Judy Warren, Nancy Whittaker, and Vertania Williams, who were guests of the Senate on Monday, March 28, 1960.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Douglas Bott, teacher, Mr. Ken Lowry, teacher, Mrs. Ralph Sandborn, Mrs. Lee Ramondo, Mrs. Gino Rossi, and the following students from Oak Grove Union School: Paul Almazan, Ronald Anderson, Edwin Baker, Fred Cobb, Jack Gardner, Robert Guptill, Lorenzo Jacinto, Ronald Jones, Harold Mills, William Montgomery, Richard Norris, Jerry Petersen, Ted Reece, Ronald Reynolds, Raymond Rossi, Gary Schuidt, Richard Sievers, David Smith, Gregory Smith, Neil Yeager, Alice Blessman, Marion Chapman, Judy Clark, Lois Davison, Shirley Gibson, Charlene Hamilton, Joyce Houser, Janie Jones, Sue Jones, Connie King, Sandie Makaroff, Shirley Mezger, Pauline Ramondo, Pauline Ronquillo, Suzanne Sandborn, Christine Shekell, Karen Shields, Nancy Strebel, and Kate Thuesen.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Robert Johnson, Mr. George Matthews, Mr. Krieg Vezie, Mr. Leo Zaro, teachers; Mrs. Catherine Burch, principal; Mrs. Robert Betette, parent; and the following students from Neil Cummins School: Larry Alander, Marianne Andersen, Judy Askew, Randy Baugh, Dave Bean, Carol Berry, Richard Berry, Michele Betette, Bob Black, Bonnie Blackwell, Gilbert Brahm, Judith Campana, Patricia Clark, Bob Colburn, Sharon Correnti, Leland Counts, Carolyn Cox, Scott Crosby, Cindy Cummings, Warren Curd, Andy Dahlman, Judith Dalecio, Ellisa Dufficy, Robert Eichstaedt, Barbara Evans, Bob Evola, Karen Ferrara, Edgar Fischer, Cassie Fraser, John Fredericks, Laura Garrison, Perry Goecker, Chuck Georgedes, Jean Glazier, Charles Goepfner, Patricia Gullede, Barbara Gustafson, Jim Halm, Mike Harper, Frank Havekost, Kenneth Havekost, Paul Hill, Lynda Hopkins, Raymond Howell, Jane Huffman, Pat Ibanez, Margaret James, Pamela Johnston, Sandra Jones, Paul Lang, Kathie Larsen, Jon Little, John Lytle, Norman Martin, Keith Mason, Charles McCaffrey, Philip McEvoy, Carolyn Miner, Steve Mock, Stephen Monroe, Robert Morehouse, Margaret Morin, Joanne Olson, William Paraspolo, Jack Peetz, Sherrill Perry, Tom Popovitch, Fran Porter, Richard Potter, John Prosser, Robin Reid, Thomas Robb, Laura Rowe, Robert Rowe, Cynthia Ryan, Stanley Saulenas, Shirley Schenone, Erich Schmid, Christine Schmidt, Carol Schofield, Toni Seaton, Roberta

Shanor, Dean Short, Jane Southerland, Mary Speicher, Diana Swipes, Harry Thomas, Varya Tremain, Diana Vallentine, Sherry Van Acker, John Vance, Claudia Victor, Maria Von Loewenfeldt, Bruce Walford, Larry White, Susan Williams, Larry Wolfe, Anne Woodward, and Charles Young.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Richard MacLaury of Belvedere.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Bradley McClure and Warren McClure, both of Pacifica; and Mrs. Earl Leonard and Mrs. Vistor Descovitch of Belmont.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Dorothy Wilson of Santa Rosa.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. George Hoffman of Fresno.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Porky Calado, president; and the following members of the Alum Rock Lions Club: Lawrence Rose, Vern Cobeen, Robert Greenley, Darwin Allred, Joe Arrigo, Steve White, Anthony Gullo, Si Simoni, Howard Hollen, Roy Russell, Harry Goertz, Ron Paterson, Frank Guarascio, Harley Adams, Floyd Carlson, Hank Caramella, Al Schutenhaus, Russ Carlson; other guests, Ernie Umemoto, and Joe D'Innocenti.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Professor Albert Pickerell, and the following journalism students from the University of California: Miss Ruth Hemming, Miss Harriet Friedman, Mr. Milton Carland, Mr. Bob Bodenhamer, and Mr. Arthur Garcia. Also, Mrs. Helen Holmdahl, mother of the Senator, from Oakland; and Mrs. Fern Oswill of San Leandro and Steve Oswill.

On request of Senator Coombs, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John MacKenzie, and the following students from St. Helena High School: Joyce Black, Gail Campbell, Pat Cellini, Molly Escareno, Kittie Fahrig, Susan Giantvalley, Barbara Hardwick, Meridith Hart, Mary Heibel, Carol Jones, Frances Jones, Pat Johnson, Sharon Kidd, Anita Monroy, Pat Patterson, Carol Pawlisa, Shirley Penoli, Janice Perez, Joanne Sears, Bonnie Scott, Cindy Taylor, Sandra Tien, Joyce Vanderschoot, Suzanne White, Rosemary Winkelman, Wanda Woodruff, Neva Wright, Theda Evans, Alice Knight, Cora Espinoza, Pete Amaya, Louis Barberi, Tom Blanchfield, Calvin Brush, Bill Calandra, Ross Coughran, John Ghiringhelli, Eric Harris, Jim Hegwood, Glen Hunt, Larry McKivergan, Gary Mee, Mark Milat, Tom Myers, Bruno Pagendam, Mike Peters, Ron Pincus, Richard Poncia, Walter Raymond, Darrell Robertson, Paul Schneider, Bill Stratton, Richard Tanaka, Eric Thorsen, Mike Toben, and Dennis Wilcox.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Hudson,

teacher, Mr. Cartwallader, teacher, and the following students from Sleepy Hollow School: Valerie Branson, Cynthia Dunning, Shari Lytle, Margaret Mager, Sall Robertson, Joanne Smith, Caroline Soloski, Nicky Staley, Hilary Winkler, Susan Worth, Nancy Vogel, Michael Holland, Kris Kern, Elaine Loner, Helene Lindenbaum, Patricia Meadows, Marguerite Mooney, Cynthia Penkallow, Gayle Reynolds, Jan Shell, Bob Brogioni, Mike Crabtree, Jim Garretson, John Hana, Bob La Belle, Todd Moorhead, Martin Nelson, Gary Phillippet, Tony Pukis, Tony Roemer, Scott Roerig, Lance Schumacher, Kirk Smith, Michael Terhune, Dick Vaca, Don Vacha, James Walsh, Robert Andrews, Jay Chaille, Jules Chourre, Harold Cook, Richard Hageman, Toby Leibert, Don Loran, Richard Nilsen, Duane Nix, Ed Palmer, Jim Phillips, Terry Politi, Robert Richoda, Bruce Sommers, Bob Spence, and Bill Wisler.

On request of Senator Connors, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from West Acres School in West Sacramento: Jimmy Boyd, Randy Cox, Steven English, Ronald Flojo, Michael Flores, Edwin Gibson, Bill Head, Bill Hoffman, Larry Lane, Thomas McDuffie, James Schepcoff, Wayne Smith, Kenneth Stenholm, Jim Thompson, Samuel Tyler, Charles Warner, Kenneth Zanola, Claudia Davison, Deane Eddy, Patricia Gordon, Glenda Hargan, Nancy Kafta, Betty Klink, Linda Linch, Sharon Myers, Cherrile Nichols, Georgia Rose, Vicki Schroeder, Karen Sjurson, Barbara Smith, Barbara Vela, and Lynda Wright.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students from Calneoga School in Hayward: Jerry Barrios, Cheryl Bauch, Sandra Beilman, Cheryl Brown, Alan Chauvin, Donald Cortez, Roberta DePonte, Joyce Doss, George Ellison, Gail Encinas, Donna Estis, Gerald Freestie, Donna Gutierrez, Priscilla Hagel, Lee Hale, Carol Hughes, Paul Kaiser, Mannel Lora, Michael Littleton, Rachel Luna, Sharon McCarty, Larry McKenzie, Donald Mefford, Ronald Meyer, Catherine Mosher, Larry Padilla, Terry Stewart, David Tsurin, Wameta Van Horne, Judith Vestura, Raymond Watkins, Johnny Williams, Vincent Willis, Ronald Wren, Harry Benson, Wayne Cobb, Sarah Cox, Dennis Curry, Morrison Davis, Teddy Dudley, Evonne Easter, Patricia Edmiston, Roger Fosdick, Maxine Garcia, Barry Gosnell, Michael Huff, Paulene Kaiser, Stuart Kessler, Richard Leathers, Thomas Luskey, Victor Milford, Sheila Nolan, Rodney Ortiz, Traladon Patrick, Barbara Pike, Susan Ramos, Greg Rasmussen, Norman Rohde, Benjamin Rojas, James Rutherford, Charlyene Soderberg, Jackie Segovia, Sharon Stockton, Cruz Stuart, Barbara Tompkins, Eloise Vasquez, Katy Allen, Phyllis Carlson, Maria Carolan, Karen Coles, Walter Cooley, Linda Cota, Dennis Francis, Lee Head, Glenna Heinemann, Sergio Hernandez, Charles Hoffman, Stephen Hogue, Robert Howard, Sharyn Hyde, Bobby Jones, Dennis Kessler, Sharilyn La Central, Colleen McCarthy, Michael Malone, Robert Mandoss, Elaine Morgan, Marilyn Morrison, David Norvell, Joyce Razinba, Vicki Reaves, Terry Rice, Sandra Rigney, Margaret Shields, Frances Sihak, Peggy Smith, La Vaughn Watts, Chris Whitaker, Trudy Woods, James Allen, Susan Bassett, Keith Bearquiver, Craig Borges, Bruce Brown, Peggy Brown,

Rhea Clendenen, Gail Conner, Michael Cultis, Wayne Dollarhide, Vincent Duarte, Janice Gomes, Joseph Gyarmathy, Cliff Hanson, Nicky Horton, Dorene Howsden, Arlene Jeffries, Marla Knecht, Elizabeth Larsen, Joseph Masterson, Irene Medeiros, Virginia Miller, Vickie Mixon, Barbara Nolte, Glenn Sherman, Jessica Solorio, Paul Stryker, Lafi Tafua, Timothy Thompson, Diane Weibel, Penny Wogan, and Barbara Wulff.

On request of Senator Byrne, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Al Willock, teacher, Mr. Vince Holbrook, teacher, Ida May Melby, and the following students from Chico Senior High School: Ray Rolls, Charolette Powell, Gail Evans, Charlene Dunn, Kay Wipf, Carolyn Wasmuth, Tony Keegan, Sue Kiernan, Pat Kennedy, Joan McCutcheon, Dale Edson, Leo Hart, Jerry McGuire, Jim Akister, Karen Borzage, Paul Edmiston, Bonnie Lee, Connie McKinney, Diane Place, Jack Wiest, Karen Melby, Ron Williams, Walt Hedglin, Georgia Bennett, Karen Campbell, Don Turnbaugh, Elaine Wright, Chris Compton, Marilyn Miles, Irma Van Gunda, Gary Griswold, Roberta Elz, Fred Hignell, Larry Wahl, Mike Attinger, Judy Brooke, Lanna Fairchild, Lorne Lewis, Noel Nadeau, Betty Probst, Sally Maroney, George Raiter, Patsy Wing, Charlene Knighten, Joyce Richmond, Chris Smith, Cleye Willis, Michele Klassey, Carolyn Watkins, Tom Walker, Jeannette Riegal, Leanna Pattan, Lynn Haase, Jean Hoch, Tom Adams, Carolyn Binning, Nancy Carpenter, George Geiger, Mabel Little, Rick Noel, Brian Strom, Dee Jay Clark, Sally Donner, Richie Nunes, and Linda Phillips.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Wells J. Longshore, Sister Regina Marie, N.D.; Sister Raymond Frances, N.D.; Father Edward Maginnis, S.J.; Mrs. Daniel Ascension, Mrs. J. W. Curtis, Mrs. Charles Esparza, Mrs. Michael Kelly, Mrs. George Pace, and the following students from Saint Clare's Grammar School: Arnold Albrequerque, Charles Angelo, Marianne Ascension, Mary Baptista, Toni Boskovich, Mary Callan, Ranael Chiono, James Curtis, Tim Davis, Anne Doherty, Dennis Doherty, Victor Dirksen, Richard Dougherty, Edwin Dolzal, Charles Esparza, Judy Everard, Edna Filizetti, Ronald Gomes, Gary Gorman, Gayle Guerrero, Bill Hargis, Bill Hastings, Tom Havstad, Teresa Hull, Kathleen Job, Kevin Kelly, Mike Kelly, Lorlea Lauerman, Gail Marconi, Clifford Martinez, Patricia Medeiros, Christopher Meyer, Carol McNulty, Richard McGee, Tom O'Keefe, Paul Pace, Annette Palamino, Arlene Pasetta, Steve Perotti, Tony Ponce, Paul Rahmer, Joe Rebeiro, Marlene Rotolo, Sylvia Rodrigues, Ann Schuffnecker, Sue Sewell, David Silva, Patricia Smith, Joe Sylvia, Peter Talia, Sylvia Thompson, and Maryann Urbani.

On request of Senators Fisher and Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Jean Dillard, and the following students from Roseville: Michael Sirl, Jan Sirl, Keith Rice, Melinda Dillard, and Michael Dillard. Also, Mrs. J. A. Sirl and Mrs. E. C. Rice.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following members of the California Congress of Parents and Teachers, Inc.:

Mesdames Gordon A. Johnson, Ellen Page, Lois Lambert, Martha Bauer, Mary Andreozzi, Sally Roth, Warren Scott, Judson Bruns, John Gillanders, John Burton, Ben Duniway, Seldon Martin, Raymond M. Cochrane, John Murphy, James Owens, Luke Osborn, Joel L. Yager, Thomas VonBerg, Alfred Klaber, Ruthmary Warner, Eunice Koon, Robert Judy, I. Forney, Louis Bevier, Kenneth Luader, Clarence Hult, Florence Newland, Mary Lee Comer, Betty Gardini, Mary Lou Hummer, Sylvia Andrews, Virginia Christmas, Marilyn David, Marge Pitt, Janet Cummins, George Whitener, James Couloures, Jenny Jelinsky, and Don C. Hart and Mr. and Mrs. Burton Edwards.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Francisco Borges, Administrative Assistant, Civil Service Commission, Brazil; and M. Emanuel Hogarth, Personnel Assistant, Public Works Department of Haiti, who are spending this week observing operations of the California State Personnel Board.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

CONTROLLER OF THE STATE OF CALIFORNIA
SACRAMENTO, March 28, 1960

*Hon. Glenn M. Anderson, President of the Senate, and
Members of the Senate
Senate Chamber, Sacramento, California*

GENTLEMEN: In compliance with Resolution Chapter 184 (Senate Concurrent Resolution No. 72), adopted at the 1959 Session, issues raised to my knowledge during the past year as to the constitutionality of enactments regarding the disbursement or transfer of funds, not judicially determined to date, were:

Section 20, Budget Act of 1958 provided for the transfer as of June 30, 1959 of any amount in excess of \$3,000,000 from the State Buildings Sinking and Interest Fund to the General Fund. In 34 Ops. Cal. Atty. Gen. 47, dated July 31, 1959, the Attorney General advised that the provision effected a material modification of the bond act (Chapter 235, Statutes of 1913), and would be an invalid impairment of the obligation of the State to the bondholders thereunder. We do not know of any litigation to provide a judicial determination. Similar provision for such a transfer as of June 30, 1960, is contained in Section 16, Budget Act of 1959.

Section 25.3, Budget Act of 1959, contains the omnibus claim bill. By letter dated February 15, 1960 the Attorney General has advised that two items therein payable from the General Fund would not qualify as serving a public purpose and are therefore invalid. Senate Bill No. 36 at the 1960 First Extraordinary Session is intended, we understand, to provide the specific statutory procedure whereby such questions as to constitutionality of items in the omnibus claim bill may be judicially determined.

Should you have any question or if I may be of any further service, please let me know.

Sincerely yours,

ALAN CRANSTON, State Controller

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 25, 1960

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointments to offices which are by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate these appointees to you and request your confirmation and consent.

FRED FINSLY, a resident of Sacramento; is a former parole and probation officer for the State of Oregon and was for four years Western Director of the National Probation and Parole Association; has had special training and experience in the

parole and probation field; has been a member on the Adult Authority since September, 1951;

Member, Adult Authority, vice self, term expired, for the term prescribed by law, ending March 15, 1964.

CLETUS J. FITZHARRIS, a resident of San Rafael; is a penologist with a background in social welfare work in Los Angeles; in the 40's he served two years as State President of the Catholic Conference of Social Work; prior to his appointment to the authority, he was associate warden at San Quentin prison, in the classification and treatment division; has held several administrative positions with the California Department of Corrections, is a former clerk of the State Board of Prison Directors, and secretary of the Board of Prison Terms and Paroles at the California Institution for Men at Chino; has been a member on the Adult Authority since October, 1955;

Member, Adult Authority, vice self, term expired, for the term prescribed by law, ending March 15, 1964.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 29, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 17

Senate Bill No. 28

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, March 29, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 8

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 8—Relative to the designation of the Broadway low-level tunnel as "Caldecott Tunnel."

Referred to Committee on Transportation.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 29, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 17

Assembly Bill No. 49

Assembly Bill No. 65

Assembly Bill No. 67

Assembly Bill No. 75

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 17—An act to add Chapter 3 (commencing at Section 24378) to Division 20 of the Health and Safety Code, to amend Sections 4000 and 4750 of, and to add Sections 27156 and 40004 to, the Vehicle Code, relating to the control of motor vehicle air pollution.

Referred to Committee on Transportation.

Assembly Bill No. 49—An act to validate the organization and acts of unified school districts, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Local Government.

Assembly Bill No. 65—An act to amend Section 1732 of the Harbors and Navigation Code, relating to the San Francisco Port Authority.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 67—An act to amend Sections 11711 and 11705 of, and to add Section 11722 to, the Vehicle Code, relating to the licensing and bonding of dealers of vehicles.

Referred to Committee on Transportation.

Assembly Bill No. 75—An act making an appropriation in augmentation of the appropriation in the Budget Act of 1959, for the Emergency Fund, to take effect immediately.

Referred to Committee on Finance.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, SACRAMENTO, March 29, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 24—An act to amend Section 602 of, and to add Section 615 to, the Education Code, relating to the selection of members of county boards of education, and declaring the urgency thereof, to take effect immediately;

And reports that the same has been correctly enrolled, and presented to the Governor on the 29th day of March, 1960, at 2:30 p.m.

BURNS, Chairman

SENATE CHAMBER, March 28, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 5

Senate Bill No. 35

Senate Bill No. 15

Senate Bill No. 54

Senate Bill No. 25

Senate Bill No. 67

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 33

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2

Senate Bill No. 43

Senate Constitutional Amendment No. 1

And reports the same correctly re-engrossed.

BURNS, Chairman

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 10

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Transportation

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Transportation, to which were referred:

Assembly Bill No. 5

Assembly Bill No. 22

Assembly Bill No. 41

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

COLLIER, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Transportation, to which were referred:

Senate Resolution No. 26

Senate Resolution No. 35

Assembly Concurrent Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be adopted,

COLLIER, Chairman

Above reported resolutions ordered to third reading.

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Concurrent Resolution No. 8

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

COLLIER, Chairman

Above reported resolution ordered to second reading.

Committee on Judiciary

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Assembly Bill No. 50

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

REGAN, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Judiciary, to which were referred:

Senate Bill No. 70

Senate Concurrent Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Rules with the recommendation that it be referred to an appropriate interim committee for study.

REGAN, Chairman

Above reported bill re-referred to Committee on Rules to be assigned to appropriate interim committee for a study.

Above reported resolution re-referred to Committee on Rules to be assigned to appropriate interim committee for a study.

Committee on Finance

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 12

Senate Bill No. 13

Senate Bill No. 73

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Rules for assignment to proper interim committee for study.

McBRIDE, Chairman

Above reported bills re-referred to Committee on Rules to be assigned to appropriate interim committee for a study.

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 10

Senate Bill No. 45

Assembly Bill No. 24

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McBRIDE, Chairman

Above reported bills ordered to second reading.

Committee on Judiciary

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Assembly Bill No. 14

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

REGAN, Chairman

Above reported bill ordered to second reading.

Committee on Water Resources

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Water Resources, to which were referred:

Senate Resolution No. 27

Assembly Joint Resolution No. 2

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

WILLIAMS, Chairman

Above reported resolutions ordered to third reading.

Committee on Revenue and Taxation

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred:

Assembly Bill No. 25

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DILWORTH, Chairman

Above reported bill ordered to second reading.

Committee on Natural Resources

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Natural Resources, to which were referred:

Senate Concurrent Resolution No. 13

Senate Resolution No. 31

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BERRY, Chairman

Above reported resolutions ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Concurrent Resolution No. 8—Relating to snow-tread tires. Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Transportation:

Amendment No. 1

On page 2 of the printed measure, between lines 31 and 32, insert

Resolved, That the minimum tread depth of new snow-tread tires shall be one-half inch; and be it further

Resolved, That in determining whether such tires are in good condition, no portion of the tread depth shall be less than one-quarter inch, and consideration shall be given to the rounding of the leading edges or cleats of the tires; and be it further".

Amendment read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

Senate Bill No. 10—An act to amend Sections 31204 and 31214, to add Section 31214.3 to, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 45—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 5—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges and making an appropriation therefor.

Bill read second time, and ordered to third reading.

Assembly Bill No. 22—An act to repeal Section 9251 of the Vehicle Code, relating to the registration of electric vehicles.

Bill read second time, and ordered to third reading.

Assembly Bill No. 41—An act to add Section 616 to the Education Code, relating to the election of members of county boards of education and declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 50—An act to amend Section 70055 of the Government Code, relating to filing fees.

Bill read second time, and ordered to third reading.

Assembly Bill No. 24—An act to amend Section 777 of the Agricultural Code, relating to agriculture.

Bill read second time, and ordered to third reading.

Assembly Bill No. 14—An act to add Division 13 (commencing at Section 11000) to the Streets and Highways Code, relating to the conversion of city streets to pedestrian malls.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Judiciary:

Amendment No. 1

On page 5, line 3, of the printed bill, as amended in Senate March 24, 1960, strike out “; that failure to file such written”; strike out lines 4 through 10, inclusive; and in line 11, strike out “in such claim”.

Amendment No. 2

On page 7, line 26, after the period, strike out “The”; strike out lines 27 through 33, inclusive; and in line 34, strike out “the amount stated in such claim.”

Amendment No. 3

On page 9, line 36, after “claimed.”, insert “In such action the amount set forth in the claim relating thereto shall not constitute a limitation upon the amount which may be pleaded, proved or recovered.”

Amendment No. 4

On page 10, line 20, insert
“11403. Claims for money or damages arising out of the establishment or operation of a pedestrian mall, other than those referred to in Section 11304, are governed by Chapter 2 (commencing with Section 700) of Division 3.5 of Title 1 of the Government Code, except as provided therein, or by other statutes or regulations expressly applicable thereto.”

Amendment No. 5

On page 12, line 44, strike out “, but”; strike out lines 45 through 46, inclusive; and in line 47, strike out “adoption of the ordinance provided for in this section”.

Amendment No. 6

On page 3, line 43, strike out “Any”; strike out lines 44 and 45; and in line 46, strike out “any of the purposes of this part is hereby authorized.”

Second Set of Amendments to Assembly Bill No. 14**Amendment No. 1**

On page 6 of the printed bill, as amended in Senate March 24, 1960, strike out lines 13 and 14, and insert “mall into the special gas tax street improvement fund or the traffic safety fund in the case of a city, or into the special road improvement fund in the case of a county.”

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 25—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

REPORTS OF STANDING COMMITTEES**Committee on Elections**

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Assembly Constitutional Amendment No. 6

Has had the same under consideration, and reports the same back with author's amendments with the recommendation: Amend, and re-refer to the Committee on Elections.

RATTIGAN, Vice Chairman

MOTION TO AMEND ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 6

Senator Rattigan moved that Assembly Constitutional Amendment No. 6 be amended and re-referred to Committee on Elections.

Motion carried.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER) (RESUMED)

Assembly Constitutional Amendment No. 6—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending Section 1 of Article XVI thereof, relating to the submission of bond issues at direct primary elections and to bond issues for school building purposes;

Bill read second time.

Motion to Amend

Senator Rattigan moved the adoption of the following amendment:

Amendment No. 1

On page 2 of the printed measure, strike out lines 30 and 31, and insert "pending or coming before such board for the allocation and apportionment of funds to school districts for school construction purposes or purposes related thereto."

Amendment read; and adopted.

Bill ordered printed, and re-referred to Committee on Elections.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 15: By Senators McAteer, Holmdahl, Richards, Dolwig, Fisher, and McCarthy—Relative to studying automobile insurance rates.

Referred to Committee on Rules.

Senate Concurrent Resolution No. 16: By Senators Miller and Fisher—Relative to higher education in the State.

Referred to Committee on Education.

Senate Joint Resolution No. 4: By Senators Collier and Dolwig (Co-authored by Assemblyman Backstrand)—Relative to the excise tax on the transportation of persons.

Referred to Committee on Transportation.

Senate Joint Resolution No. 5: By Senator Dilworth—Relative to religious persecution in Communist China.

Referred to Committee on Rules.

RESOLUTIONS

The following resolution was offered:

By Senator Richards:

Senate Resolution No. 36

Relating to the Seventh Annual Youth Safety Run under auspices of the Police Advisory Council for Car Clubs

WHEREAS, The Seventh Annual Youth Safety Run under the auspices of the Police Advisory Council of Car Clubs plans to conclude its run in Sacramento; and

WHEREAS, June 27, 28 and 29, the days on which those engaged in the Seventh Annual Safety Run will be guests of the City of Sacramento, the Legislature will not be in session; and

WHEREAS, The Members recognize the worthwhile objectives of the Police Advisory Council for Car Clubs in making the Annual Youth Safety Runs part of its program for promoting traffic safety and a sense of responsibility on the part of youthful drivers; and

WHEREAS, Among the 35 entries in the 1960 Youth Safety Run 105 boys and 50 officers and officials representing 20 Southern California communities will come to Sacramento; now, therefore, be it

Resolved by the Senate of the State of California. That a hearty welcome is extended to the participants in the Seventh Annual Youth Safety Run and the members of the Police Advisory Council, the Car Clubs, and so on, together.

Resolved. That the cities of California which have displayed a keen interest in this program, as well as the participants, officers and officials in the event, are highly commended for their activities in fostering good driving habits among our younger citizens; and be it further

Resolved. That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Sergeant Bob Thomas of the Lynwood Police Department, President of the Police Advisory Council of Car Clubs, and to Lt. Ronald R. Root of the Pomona Police Department, Secretary-Treasurer of the Council.

Resolution read, and unanimously adopted on motion of Senator Richards.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 16 to Article IX thereof, relating to publicly supported higher education.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Joint Resolution No. 1—Relative to Old Age Survivors and Disability Insurance.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 10—Relative to expenses of the Joint Legislative Committee on Uniform Laws.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 43—An act to add Article 14 commencing at Section 25451 to Chapter 13 of Division 18 of the Education Code, relating to a state college for Sonoma County.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 2—An act to add Article 4.5 (commencing at Section 24856) to Chapter 13 of Division 18 of the Education Code, relating to a branch facility of Los Angeles State College.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 4—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Teale, Thompson, and Williams—35.

NOES—Senator Stiern—1.

Bill ordered transmitted to the Assembly.

Senate Bill No. 5—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges and making an appropriation therefor.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 15—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl,

Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Teale, Thompson, and Williams—33.
 NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 23—An act to amend Section 19560 of the Education Code, relating to apportionment of funds for the purchase of school facilities from another school district, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Teale, Thompson, and Williams—35.
 NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Teale, Thompson, and Williams—35.
 NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 25—An act to amend Section 75076 of the Government Code, relating to contributions under the Judges' Retirement Law for prior service.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, Teale, Thompson, and Williams—32.
 NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 33—An act to add Chapter 1.5, commencing at Section 23626, to Division 18 of the Education Code, relating to the Coordinating Council for Higher Education.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.
 NOES—Senator Erhart—1.

Bill ordered transmitted to the Assembly.

Senate Bill No. 35—An act to add Section 24000 to the Education Code, relating to state colleges.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 53—An act authorizing the Division of Beaches and Parks to exchange property belonging to the State for property belonging to the City of Capitola, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Stiern, Teale, Thompson, and Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 54—An act to appropriate twenty million dollars (\$20,000,000) to be expended pursuant to Section 19625 of the Education Code, relating to capital outlay for construction or improvement of public schools.

Bill read third time, and presented by Senator Fisher.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

Motion to Amend Title of Senate Bill No. 54

Senator Fisher moved the adoption of the following amendment to the title of Senate Bill No. 54:

Amendment No. 1

In line 4 of the title of the printed bill, after "school", strike out the period, and insert ", declaring the urgency thereof, to take effect immediately."

Amendment read, and adopted.

Bill ordered reprinted, and transmitted to the Assembly.

Senate Bill No. 58—An act to add Chapter 6 commencing at Section 1609, to Division 2 of the Fish and Game Code, relating to the acquisition of federal land in Riverside and San Bernardino Counties for the Prado Dam Recreational Area and providing for its acquisition and management.

Bill read third time.

Motion to Amend

Senator Shaw moved the adoption of the following amendment:

Amendment No. 1

On page 2, line 31, of the printed bill, as amended in Senate March 23, 1960, strike out "and will include"; and strike out line 32, and insert a period.

Amendment read, and adopted.

Bill ordered printed, engrossed, and to third reading.

Senate Bill No. 67—An act to add Chapter 16 commencing with Section 19550, to Division 14 of the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this act.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Burns, Byrnes, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 1—An act to amend Section 13.5 of Chapter 124 of the Statutes of 1955, relating to Squaw Valley.

Bill read third time, and presented by Senator Cameron.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Brown, Burns, Byrne, Cameron, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, McAteer,

McBride, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, and Teale—27.

NOES—Senators Berry, Collier, Holmdahl, Johnson, Murdy, Slattery, Stiern, Thompson, and Williams—9.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senators Berry, Arnold, Beard, Brown, Burns, Byrne, Cameron, Christensen, Cohey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams:

Senate Resolution No. 37

Relative to congratulating Lachlan M. Richards

WHEREAS, It has come to the attention of the Senate of the State of California that Lachlan M. Richards has been appointed Secretary of the Small Craft Harbors Commission and Chief of the Division of Small Craft Harbors of the Department of Natural Resources of the State of California; and

WHEREAS, Lachlan M. Richards was for nearly 10 years an officer of the Senate, serving first as Assistant at Desk at the 1951 session, and becoming Chief Assistant Secretary of the Senate in 1957, in which capacity he served until February 1, 1960, at which time he left the employ of the Senate to assume his new responsibilities with the Division of Small Craft Harbors; and

WHEREAS, During all of his service with the Senate Lachlan M. Richards rendered services highly satisfactory to Members of the Senate and was distinguished by his uniform attention to duty and his unfailing courtesy; now, therefore, be it

Resolved by the Senate of the State of California, that it congratulates Lachlan M. Richards upon his appointment to his new office, and wishes him all success in discharging the duties of that office; and be it further

Resolved, That the Secretary of the Senate be and he is hereby directed to transmit a suitably prepared copy of this resolution to Lachlan M. Richards.

Resolution read, and unanimously adopted on motion of Senator Berry.

ADJOURNMENT

At 4.58 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Wednesday, March 30, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-FOURTH LEGISLATIVE DAY
THIRTY-FOURTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Wednesday, March 30, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teade, Thompson, and Williams—35.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, As we seek ways to put devices on our cars to keep our air from being polluted by poisonous smog, won't you help us mortals to seek to find some effective self-imposed controls to keep us from emitting so much polluted conversation; so many distorted ideas; and from engaging in so much destructive behavior? Help us to find ways and means of throwing off all the evil guiles of the "hidden persuaders" who seek to make up our minds and our lives without us knowing it, for we want to be free and self-respecting people. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Beard, on motion of Senator McCarthy, due to legislative business.

Senator Farr, on motion of Senator McCarthy, due to legislative business.

Senator Cobey, on motion of Senator McCarthy, due to legislative business.

Senator Short, on motion of Senator Slattery, due to legislative business.

Senator Miller, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Snelson, and the following students from Dillard School in Wilton, and Costumes River School in Sloughhouse: Susie Amar, Christine Anderson, Kay Barnett, Curtis Bourland, James Ellis, Carolyn Eszinger, Don Harner, Peter Horton, James McCormack, Karen Peterson, Sharon Rogers, Darlene Spencer, Marilyn Tyrrel, Marquita Weatherwax, Wilson Williams, Doug Allen, Jane Allen, John Engs, Gerry Joerger, Silvia Moreno, and Joe Natividad.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Rowena Cinco, curriculum co-ordinator; Mr. John D. Casey, teacher; Mr. Harry L. Propp, teacher; Mesdames Jean Dohn, Flo Froum, Bernice Lowell, Margie Laffery, Mary Chaney, Hattie Keller, Gus Gerling, Samuel Chaney, Reinhold Heber, Don Westernmark, Alvina Vinyard, Mabel Williams, Stella Richter, Francis Jacobson, Roger Warner, LeRoy Arrants; and the following students from Galt Elementary School: Dennis Anderson, Thomas Baker, Gary Barr, Barbara Barton, Rickey Bristow, Peggy Chaney, Lorraine Cluff, Neal Davies, Mary Ann DeLos Angeles, Harry Denier, Donna Dohn, Larry Freitas, Kurt Frey, Connie Fromm, Roberta Gibson, Luther Hoffman, Judy Keller, Annetta Laffery, Charlotte Lok, Leonard Lowell, Patricia Maiben, Robert Macfarlane, Sharon Prachar, Dale Templeton, Cheryl Lewis, Donna Czirr, Jerry Aldridge, Catherine Anderson, Dennis Arrants, Dwaine Buck, Jim Craft, Bruce DeAlberts, Dorothy Faulkney, Judy Fox, Judy Frizzell, Timothy Greer, Marilyn Hessler, David Holloway, Cindy Hoover, James Jacobson, Nancy Jacobson, Gerald Johnson, Patricia Kelley, Timothy Kelley, Linda Kelso, June Lopez, Kathleen McDonald, Dennis Palmer, Marcella Reed, Karen Salas, Bonnie Schauer, Cleo Schnetzer, Rodney Schubert, Carolyn Searnes, James Taylor, Stephen Warner, Robbie Wats, Dwight Weathers, Noel Weathers, Kathleen Anderson, Mary Chaney, Alice Gerling, Victoria Huber, Bonnie Jones, Linda Main, Marilyn McFarland, Sheila Miller, Yvonne Reich, Nancy Vinyard, Donna Wallace, Geneva Whitley, May Belle Williams, Ronald Anderson, Marion Barton, Wray Bolick, Howard Cinco, LeRoy Farmer, Clifton Frasier, Gary Goldsmith, John Hammon, Earl Murray, Tex Parks, Steven Stiehr, Richard Strange, Ronald Westernmark, John Mackey, Godfrey Archuleta, and Patrick Kelley.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Charles C. Cook, Mr. Wayne C. Walker, Mr. Leonard Herman, Mrs. Elizabeth Brauer, and the following students from Oak Grove Elementary School: John Aranda, William Burelli, David Camacho, Eugene Flores, Robert Holmes, Eugene Johnson, Raul Martinez, Gilbert Salas, Tommy Uchiyama, Salvador Romero, Roger Shura, John Bristow, Carolyn Brauer, Nanette Burch, Sally Dimaya, Mary Gascon, Joan Housley, Stella Housley, Betty Miner, Elizabeth Miner, Martha Noriega, Mary Rodriques, Rebecca Rodriguez, Delia Ruiz, Alice Cadena, and Laurie Whitacre.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Grace

Garten, Mrs. McDonald, Mrs. Laking, Mrs. Sarter, and the following students from Los Gatos Union School in Los Gatos: Donald Allen, John Batman, Stephen Cameron, David Canfield, Michael Catron, Peter Dorian, Rudy Giskin, Robert Holdsworth, Ray Jones, Thomas Love, Ronald May, Robert McArthur, Frank Olszewski, George Penniman, Terry Sarter, Marty Tielemans, Roger Ward, Larry White, Bruce Wissler, Karen Allen, Anne Barr, Sally Blossmanis, Ingrid Furse, Regina Gaynor, Phoebe Gernes, Vicki Jennings, Sharyl Laking, Judy Merkel, Ellen Meyer, Eleanor Oberzill, Carol Olson, Rita Overshiner, Terese Ratchford, JoAnn Sobey, Frances Urton, and Sheila Williams.

On request of Senator Grunsky, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Howard Crampton, Mr. James Glasgow, Mr. Carl Hill, Miss Alexa Mackay, Mr. Thomas Nielsen, Mr. Robert O'Brian, Mesdames Betty Speed, R. B. Swindell, Micky Blake, John R. Bowen, Margaret Fuhrman, Anna Gaydowski, Raymond Goodrich, Dorthy McCallie, Martin Todd, Evelyn Voris, W. Walton, Alan Ware, and the following students from Mission Hill Junior High School in Santa Cruz: Thomas Applegate, Terry Atwood, Linda Bailey, Ken Baker, Yukiye Baishiki, Carolyn Ball, Chris Bardoni, Linda Barhite, Suzanne Belt, Dennis Bertucelli, Elaine Bianconi, Deana Bible, Greg Blackwell, Judy Blake, Barbara Booth, John Boppell, Jean Bourriague, Gary Bowen, Danny Braga, Honora Lee Brazell, Barbara Bregante, Jimmy Britton, Bonnie Budworth, Pamela Canessa, Willie Jean Carnell, Steve Cartwright, Joy Castiglioni, Bill Cattaneo, Penny Combs, Cathy Conrad, Richard Cortez, Gary Cotting, Dan Cress, Marsha Croce, Ray Dalbesio, Phil Davis, Deana Detrick, Geraldine Dinatale, Jo Anne Doghera, Terry Drew, Mary Lou Dumont, Barbara Eader, Charles Farrar, Lee Fasset, Kay Ferlook, Ingrid Fingal, Michael Fixter, Bruce Foster, Jean Fowler, Diane Franklin, Phil Fohrman, Fred Gallancinao, Martha Gaydowski, Richard Gease, Laura Gerkenmeyer, John Giannini, JoAnna Gianona, Kathryn Gibson, Lillian Gill, Janice Gillen, Shilah Gipson, Rene Good, Rita Good, Jim Goodrich, Bryan Gostlin, John Gruber, Karen Gustavson, Eugene Hall, Bruce Halper, Janet Hansen, Pamela Harrison, Darleen Hawkins, Erik Hollanthal, Crystal Hirsch, Richard Jacoby, Tom Johns, Violet Johnson, Eleanor Kadin, Dick Keen, Alvin Keller, Ernest Keller, Peggy Keller, Merne Kelley, Kathy Kendall, Kathleen Kennedy, Tom Kirkwood, Jean Koskela, Betty Kratzenstein, Mary Kratzenstein, Virginia Lamb, Mary Langdon, Warren Lemmon, Frank Leonard, Linda E. Lewis, Linda N. Lewis, David Long, Linda MacDonald, Marcia Mackey, Tom Marini, Adrienne Marguess, Penny Maloof, Steve Marlow, Douglas McBain, Stephen McKenna, Terry Medina, Nancy Milldrum, Jane Miller, Frank Minuti, John McCallie, Toni McKay, Dennis McNeely, Michael Moon, Sharon Murray, Carol Mungai, Toni Nelson, Rod Nowak, Nancy Nunes, Bill Pappas, Jim Parish, Bill Parodi, Warren Patten, Phillip Pedemonte, Bob Pederson, Philip Peterson, Allen Person, Lynn Pillsbury, Shirley Reed, Bob Richardson, Lynn Richardson, Charlene Roberts, Rod Robinson, Judy Rojas, Karen Rostagno, Carolyn Ryder, Connie Seofield, Dale Seofield, Laurel Sharmer, Mike Sharpe, Ronald Smith, Mary Souza, Dick Steenstrup, Trudy Surran, Karen Swindell, Barbara

Taylor, Dale Thornburg, Nancy Todd, Sandra Tonge, Peter Tuana, Ramona Ulrey, Dianna Van Selus, Barbara Vengua, Stephen Villamor, Terry Vincent, Ellen Vixiani, Diane Veris, Bob Walker, Norma Walters, Richard Walton, Bonnie Ward, Bob Warne, Linda Whichelow, Amber Williams, Martha Williams, Martha Wood, Joe Woods, Larry Wright, Ronald York, and Gary Zobrosky.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended the following students from Calarega School in Hayward: Richard Avelar, Nan Bergstrasser, Foster Boldt, Jackie Berrege, Ronald Cleary, Marsha Conway, Joanne Des Ruissean, Judith Ellin, Bill Emerson, Robert Fessler, Edward Gould, Veronica Jardin, Richard Kerby, Ellen La-Monte, Richard Logotata, Stephanie McLean, Thomas McClanahan, Ardeth Manske, Jess Martinez, Shirley Mendez, Sandra Mitchell, Alice Munoz, Donald Nichols, Michael Oberg, Rodney Pattison, Steven Peterson, Judy Ratliff, Claire Reyes, John Rogers, Connie Scott, Sandra Silva, Russell Smith, Kam Sundeen, Hanna Thomas, Edward Walling, Susan Young, Dorris Baker, Stephen Beedle, Lea Benge, Ted Blasques, Nancy Bowen, Cheryl Brown, Donna Campbell, Danny Clark, Richard Conley, Joy Darcy, David Groves, William Jenkins, Carol Jordan, Lee Klinger, Carol Lacey, Dale Laird, Douglas Lewis, Robert McLean, Dallas Magas, Patricia Maney, Joan Mensor, Ronald Meaus, Edward Miranda, Diana Perkins, Ed Perkins, Bruce Phelps, Janice Rice, Michael Rounph, Bill Sessions, Carol Swisher, Cherri Vigliotti, Dolores Wal-thour, Patricia Allen, Constance Andree, Laila Bailey, Carol Burton, Dianne Chambers, Carole Conerate, Terry Dunean, Gary Enos, Gary Evans, Patsy Finley, Richard Goss, Thomas Goulter, Geraldine Hamel, Sandra Hartzie, Larry Holman, Marsha Lacy, Jo Ann Langenheim, Sandra Ludlow, Linda Millolin, Carolyn Newton, Curtis Oakman, John Palmer, Michael Payer, Kathleen Reynolds, Beverly Salerno, Suzanne Smith, Raymond Stewart, Janet Strader, Gudrun Thomason, Taffi Thomsen, Charles Tucker, Pamela Wood, and Russell Young.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Hazel Fry, Mrs. Shelly Burnett, Mrs. Mabel B. Scales, Mr. James Martin, Mr. J. A. Nash, Mr. Jack Fry, Mr. Milton Lenke, and the following students from El Tejon Union School in Lebec: Ronald Adams, Donna Bishop, Patricia Burnett, Sue Boswell, Curtis Canaday, Susan Cox, Charles Fisher, Janice Freude, George Fry, Barry Fuson, Janette Grayson, Keith Haycock, Lewis Howard, Barbara Owens, David Painter, Gary Pfeiffer, Kenneth Putnam, Fred Schaefer, Bill Scott, Oscar Tarr, Marlene Thorpe, Carol Turner, Marilyn Turner, Susan Thurber, Mike Weigel, James Wegner, Nancy Wheeler, Bob Williams, James Williford, Linda Winters, Bob Mendenhall, and David Smith.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. M. Levee, Mrs. M. Kravitz, Mrs. G. Farber, Mrs. A. Slade, and Mrs. H. Renneker of Los Angeles.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Nelson Dilworth, Jr., of Hemet, the son of Senator Dilworth.

On request of Senator O'Sullivan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Margaret Badger from Arbuckle, and Gertrude Riegel of Sacramento.

On request of Senator Collier, the privilege of the floor of the Senate Chamber for this day was unanimously extended to M. D. Mathews of Etna, and Robert E. Trumble of Etna.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. James G. Ketcham, and the following Girl Scouts from Marconi School: Rosemary Frazier, Roberta Hickey, Cheryl Hickman, Pam Ingraham, Kay Ketcham, Carol Oliver, Suzanne Sprock, Judy Jackson, Lynette Wood, and Deana Victor.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Robert Dauforth of San Francisco.

On request of Senator Regan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Don Kennedy of Weaverville.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 30, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 44
Assembly Bill No. 62
Assembly Bill No. 64

Assembly Bill No. 72
Assembly Bill No. 89

ARTHUR A. OLINIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 44 An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued.

Referred to Committee on Finance.

Assembly Bill No. 62—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Assembly Constitutional Amendment No. 4 and Assembly Constitutional Amendment No. 5 of the 1960 First Extraordinary Session, to take effect immediately.

Referred to Committee on Elections.

Assembly Bill No. 64—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Governmental Efficiency.

Assembly Bill No. 72—An act to add Article 5h (commencing at Section 936.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued; and providing for the submission of this act to a vote of the people at the general election to be held in the month of November 1960.

Referred to Committee on Finance.

Assembly Bill No. 89—An act making an appropriation for the payment of the expenses of the Assembly and Members of the Assembly necessarily incurred by them while attending the 1960 First Extraordinary Session of the Legislature, to take effect immediately.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Bill No. 89, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 89

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Burns:

Resolved, That Assembly Bill No. 89 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dowdy, Donnelly, Erhart, Fisher, Gibson, Gransky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Teale, and Williams—31.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF ASSEMBLY BILL NO. 89

Assembly Bill No. 89—An act making an appropriation for the payment of the expenses of the Assembly and Members of the Assembly

necessarily incurred by them while attending the 1960 First Extraordinary Session of the Legislature, to take effect immediately.

Bill read second time.

Assembly Bill No. 89—An act making an appropriation for the payment of the expenses of the Assembly and Members of the Assembly necessarily incurred by them while attending the 1960 First Extraordinary Session of the Legislature, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Slatery, Stiern, Teale, and Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

LETTER OF TRANSMITTAL

SENATE FACT FINDING COMMITTEE ON GOVERNMENTAL ADMINISTRATION
STATE CAPITOL, SACRAMENTO 14, CALIFORNIA, March 30, 1960

Mr. President and Gentlemen of the Senate:

Your Senate Fact Finding Committee on Governmental Administration has received from its special counsel, Mr. Albert E. Sheets, an opinion regarding certain agreements between the 22d District Agricultural Association and the Del Mar Turf Club, a California corporation, and submits this opinion herewith as a supplemental report of the committee's examination of the records and management of the 22d District.

Respectfully submitted,

STANLEY ARNOLD, Chairman

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MOTION TO PRINT ADDITIONAL COPIES OF REPORT WITH A RUSH ORDER

Senator Arnold moved that 1,500 additional copies of the report of the Fact Finding Committee on Governmental Administration be printed for distribution, and that the report be sent to print with a rush order.

Motion carried.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 29, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 10

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 13

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 58

And reports the same correctly re-engrossed.

BURNS, Chairman

Committee on Education

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Assembly Bill No. 28

Assembly Bill No. 29

Assembly Bill No. 38

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

DONNELLY, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Bill No. 74

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

DONNELLY, Chairman

Above reported bill re-referred to Committee on Finance.

Committee on Governmental Efficiency

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Bill No. 71

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Education

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Assembly Bill No. 10

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

DONNELLY, Chairman

Above reported bill ordered to second reading.

Committee on Local Government

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Local Government, to which were referred:

Assembly Bill No. 15

Assembly Bill No. 60

Assembly Bill No. 42

Assembly Bill No. 63

Assembly Bill No. 51

Assembly Bill No. 66

Assembly Bill No. 55

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

TEALE, Chairman

Above reported bills ordered to second reading.

Committee on Public Health and Safety

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Public Health and Safety, to which was referred:

Assembly Bill No. 19

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

THOMPSON, Chairman

Above reported bill ordered to second reading.

Committee on Local Government

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Local Government, to which were referred:

Assembly Bill No. 61

Assembly Bill No. 68

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

TEALE, Chairman

Above reported bills ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)**Senate Bill No. 71** An act to add Section 6212 to the Public Resources Code, relating to the acquisition from the federal government of certain swamp and overflow lands in the Counties of Riverside and San Bernardino and for the disposition thereof.

Bill read second time, ordered engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)**Assembly Bill No. 28** An act to amend Sections 2552, 2672, 2673, and 2674, and to repeal Section 2675, of the Education Code, relating to junior college district organization.

Bill read second time, and ordered to third reading.

Assembly Bill No. 29 An act to add Section 24304.1 to the Education Code, relating to state college employees.

Bill read second time, and ordered to third reading.

Assembly Bill No. 38—An act to amend Section 24316 of the Education Code, relating to state colleges.

Bill read second time, and ordered to third reading.

Assembly Bill No. 10 An act to amend Sections 31204 and 31214, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

In line 1 of the title of the printed bill, as amended in Assembly March 23, 1960, after "31214", insert "of, to add Section 31214.3 to".

Amendment No. 2

On page 2, between lines 32 and 33, insert

"SEC. 2.5. Section 31214.3 is added to said code, to read:

31214.3. An individual who is awarded a competitive scholarship and enrolls in a junior college may elect to have the scholarship held in trust for him for a period not to exceed two years and three months, or until the student has obtained 64 transferable units, if these units are obtained within three years. The State Scholarship Commission shall, in such case, hold the scholarship in trust, to be granted to the award winner upon receipt of his request therefor within such

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Local Government:

Amendment No. 1

On page 1, line 13, of the printed bill, strike out "All", and insert "Except as otherwise provided in this section, all".

Amendment No. 2

On page 1, line 17, after "acquire", insert ", by gift only,".

Amendment No. 3

On page 1, line 20, after the period, insert "Any such acquisition of property by gift must be approved by the county board of education."

Amendment No. 4

On page 2, line 7, after "property", insert "of comparable value".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 68—An act to create the Bethel Island Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Local Government:

Amendment No. 1

On page 4 of the printed bill, as amended in Assembly March 24, 1960, strike out lines 32 to 41, inclusive, and insert

"SEC. 58. Notices of elections shall be given as nearly as practicable in accordance with the general laws regarding notices of municipal elections."

Amendment No. 2

On page 6, line 2, after "use", insert ", within but not without the county in which the district is located".

Amendment No. 3

On page 6, lines 10 and 11, strike out ", through the exercise of eminent domain or otherwise,".

Amendment No. 4

On page 8, strike out lines 9 to 20, inclusive, and insert

"SEC. 108. Notices of bond elections shall be given as nearly as practicable in accordance with the general laws regarding notices of municipal elections."

Amendment No. 5

On page 15, strike out lines 18 to 21, inclusive, and insert

"SEC. 222. Whenever any portion of the district is included within a city by annexation to the city such portion may be withdrawn from the district. The legislative body of the city may provide, by resolution, that such territory shall be withdrawn from the district. Such withdrawal shall be effective on the date fixed by the legislative body of the city. Where the withdrawal is effective on or before February 1 of the fiscal year the district shall furnish district services to the territory until the first day of July next succeeding. Where the withdrawal is effective subsequent to February 1 of the fiscal year and where the territory is subject to district taxation and assessment the district shall furnish district services to the territory until the thirtieth day of June of the fiscal year next succeeding.

SEC. 223. Whenever any portion of the district is included within a city by reason of incorporation of the city, such portion may be withdrawn from the district. Such withdrawal shall be effective upon the filing with the State Board of Equalization, the governing body of the district, the county clerk or registrar of voters, and the county assessor, of copies of a resolution of the legislative body of the city, describing the included portion, and declaring such portion withdrawn.

SEC. 224. Upon the withdrawal of any territory of the district pursuant to Section 222 or 223:

(a) If the assessed value of the real property within the area withdrawn represents one-half of 1 percent, or less, of the total assessed value of the real property

within the district prior to the withdrawal, as determined from the last equalized assessment roll of the property within the district, all of the property and assets of the district shall be retained by the district.

19. If the assessed value of the real property in the area withdrawn exceeds the amount estimated by the governing body, the city and the district shall, within six months from the effective date of the withdrawal in which, after giving consideration to all factors involved, including population, assessed valuation, the effect of the annexation, cost of services to be rendered, the existing position of the district, the length of time the territory being withdrawn has paid taxes and the total amount of such taxes paid, and cost of or income to be derived by a residence in making an equitable distribution, they may agree to a plan of equitable apportionment for the distribution of the property and assets of the district between the city and the remaining district. If, within one year after the withdrawal, no plan is reached, the property and assets of the district shall be distributed between the city and the remaining district after a hearing.

20. If, under the provisions of subsection (19), no mutually agreeable basis for the distribution of the property and assets of the district is reached within the six-month period, or the date the district ceases to furnish district services to the area withdrawn or upon the end of the 18-month period, whichever is the last to occur, all of the property and assets of the district shall be divided between the city and the remaining district in proportion to the average assessed value of the real property within the area withdrawn to the average assessed value of the real property within the entire district during the five-year period prior to the effective date of the withdrawal, as determined from the equalized assessment rolls for such period.

All funds and property received by the city shall be used exclusively and directly for the purpose of services furnished by the district; provided, that nothing herein shall prevent the sale of property for purposes for such purposes, but its fair market value if the funds derived from such sale are used solely for such purposes.

For the purpose of this section, the assessed real funds are the sum of money, assessed taxes, and other real property taxes in excess of an amount sufficient to pay all debts and other obligations of the district, but shall not include funds necessary for the maintenance and operation of the district for any period for which the district has the duty to provide district services within the area withdrawn.

SEC. 225. Property in territory withdrawn or detached from the district shall continue to be subject to any taxes as provided in Section 182, to pay the principal of and interest on bonds issued for the payment of the district and outstanding at the time of such withdrawal or detachment.

SEC. 226. (a) When land, structures, or other structural improvements owned, being annexed to a city or district, are situated upon the same tract and included in a city or district assessment, or otherwise, the city shall, if it surrenders to the annexing district, or to a city or district, as a part of the division of property, the amount in Section 221, assessed on the outstanding liability of the district in connection with the annexation or leaving of such improvements.

(b) In every case where land, upon which there is a structural improvement owned, being acquired or leased by the district, is proposed to be annexed to a city, the city shall, upon the first public hearing on such proposed annexation, be mailed to the governing body of the district, eight copies, and be sent out less than 10 days before the first public hearing upon such proposed annexation.

SEC. 227. The district may be dissolved in the manner now or hereafter provided in the Constitution and Statutes, excepting Sections 32851.5 and 32858 of the Alameda County Code, in that the provision that the assessed valuation of the real property in the district be sold without or of all land in the district that is on the county assessment roll in connection of such dissolution. Land and improvements shall mean land. Electors shall mean voters herein."

Amendments read, read and adopted.

Bill ordered printed, and to third reading.

RESOLUTIONS

The following resolution was offered:

By Senator Murphy:

Senate Resolution No. 38

Relative to commending Walter Knott

WHEREAS, One of the most distinguished citizens of Orange County is an unassuming gentleman by the name of Walter Knott; and

WHEREAS, Walter Knott, a native of California, established himself in business at the site of his famous Knott's Berry Farm in the year of 1920 in a modest little building known as "Knott's Berry Place," where he and his family sold berries to the motoring public; and

WHEREAS, Walter Knott and his family have endeared themselves to their patrons by the quality of their products, their courtesy, their attention to business and their far-sighted appreciation of the opportunities presented; and

WHEREAS, In the 40 years since the establishment of this enterprise Knott's Berry Farm has become a famous California landmark, having won distinction for the original and unique development it has experienced under Walter Knott; and

WHEREAS, Among the outstanding features of Knott's Berry Farm are the dining rooms, ghost town, rock gardens and the emphasis on the development of flowers, and the numerous items of historical and archeological interest such as a Pioneer No Grande railroad train, a San Francisco cable car and other things of like interest too numerous to enumerate; and

WHEREAS, In addition to his devotion to the development of his enterprise, Walter Knott is distinguished in the community as a man of unusual and consistent interest in public affairs, devoting himself unselfishly and assiduously to those causes which appear to him to be worthy; and

WHEREAS, In all of his activities Walter Knott has been ably assisted by his wife, Cordelia, and other members of his family, all of whom have contributed their full measure in the outstanding success which has crowned the efforts of Walter Knott; now, therefore, be it

Resolved by the Senate of the State of California, That it commends Walter Knott upon his far-sightedness, his appreciation of things beautiful and historical, and his generous contributions to the cause of good government; and be it further

Resolved, That the Secretary of the Senate be and he is hereby directed to transmit a suitably prepared copy of this resolution to Walter Knott.

Resolution read, and unanimously adopted on motion of Senator Murdy.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

By Senator Collier:

Senate Resolution No. 35

Relative to uniform statewide taxation of motor vehicles

WHEREAS, Motor vehicles, because of their high degree of mobility, are of prime importance to the economic growth, development and welfare of the State of California and to its citizens; and

WHEREAS, It is essential that there be a uniform system of taxation of motor vehicles so as to preserve this statewide mobility without the imposition of unnecessary local obstacles; and

WHEREAS, Prior attempts by local agencies in their imposition of a local tax on motor vehicles have proved impractical; and

WHEREAS, The imposition of a local tax on motor vehicles has highlighted problems of tax evasion, difficulty of enforcement and collection lack of uniformity and intrastate barriers on travel; and

WHEREAS, Both the State and Federal Governments impose taxes relative to motor vehicles and their operation; and

WHEREAS, The State of California has heretofore stressed in legislative enactments the objective of a balanced program of collection of revenues and their apportionment of motor vehicle funds and revenues on a needs and use basis, which has resulted in its leadership in the development of a highway and transportation network; and

WHEREAS, The imposition of a tax on motor vehicles at other than a state level will impair the present balanced program of state taxation and thus result in inadequacies in the present complex highway program to meet the Federal, State, and local needs; now, therefore, be it

Resolved by the Senate of the State of California, That the members of the Senate hereby recommend that the present uniform system of state taxation of motor vehicles be maintained at a state level and declare that local taxation is inconsistent and detrimental to both the spirit and intent of the present law.

Resolution read, and unanimously adopted on motion of Senator Collier.

Senate Bill No. 10—An act to amend Sections 31204 and 31214, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Brown, Byles, Burns, Campbell, Christensen, Combs, Donahoe, Donnelly, Elihart, Fisher, Gibson, Hollister, Holmberg, Johnson, McArthur, McBride, McCauley, McLaughlin, Murphy, O'Sullivan, Rattigan, Roberts, Rodda, Slottery, Stinson, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Bill No. 45—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Burns, Cameron, Christensen, Collier, Combs, Donahoe, Elihart, Fisher, Gibson, Hollister, Holmberg, Johnson, McArthur, McBride, McLaughlin, Murphy, O'Sullivan, Rattigan, Roberts, Rodda, Slottery, Stinson, Teale, and Williams—27.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Burns, Burns, Cameron, Christensen, Collier, Combs, Donahoe, Elihart, Fisher, Gibson, Hollister, Holmberg, Johnson, McArthur, McBride, McLaughlin, Murphy, O'Sullivan, Rattigan, Roberts, Rodda, Stinson, Teale, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

By Senator Shaw:

Senate Resolution No. 27

Relating to Silverwood Lake

WHEREAS It has come to the attention of the Senate that the Department of Water Resources is recommending the construction of a dam and reservoir on the West Fork of the Mojave River, in San Bernardino County, to serve as an integral part of the State Water Facilities under the project of California Water Resources Development Board, and which will be submitted to the people for approval in November, 1961; and

WHEREAS It is being told that the lake to be formed behind this dam will be named in honor of a person who has donated land and otherwise in pecuniary aid and will consent or intend to bring water to our district, Southern California, from Texas; and

WHEREAS Of the many well-to-do industrial men who have worked for these dams, the one most deserving of recognition on the part of our fellow citizens is Mr. William Edward Silverwood of Redlands, California; and

WHEREAS Mr. Silverwood was born in Port Angeles, in the State of Washington, on October 28, 1901, and California was named fortunate when, in 1919, this devoted man moved to Riverside County, while still a youth; and

WHEREAS Upon the completion of his education in the public schools of Riverside County, Mr. Silverwood, following in his father's footsteps, entered the field of agriculture where, by 1930, became known as an able and energetic leader of the Southern California fruit growing industry; and

WHEREAS Since 1932 "P.D." 28, as it is known to his multitude of friends and admirers, has been actively interested in all and water conservation, being a promoter and the prime moving force in the formation of the San Gabriel Soil Conservation District, and now thanks to his foresight and ability, and San Bernardino County are almost completely protected from flood and conservation districts; and

WHEREAS Mr. Silverwood has served as a director of the Planning Heights Municipal Water Company since 1935, and was instrumental in making that area eligible for farm loans from co-operative banks; and

WHEREAS, In 1944 Mr. Silverwood, at the request of the Riverside County Board of Supervisors, served on an advisory committee to organize and draft the Riverside County Flood Control and Water Conservation District Act; and

WHEREAS, Not content to limit his efforts on behalf of conservation to a localized area, Mr. Silverwood, in 1945, met with other leaders in the field to lay the foundations for the formation of a statewide association of soil conservation districts; and

WHEREAS, Of the many offices held by this hard working citizen, a few of the more important include the chairmanship of the San Bernardino County Production and Marketing Administration, a directorship in the Riverside County National Farm Loan Association, the chairmanship of a tri-county grange committee charged with the duty of seeking ways and means to secure water for the "have not areas" of Southern California, the presidency of the State Association of Soil Conservation Districts, and the area vice presidency of the National Association of Soil Conservation Districts; and

WHEREAS, In recognition of his stalwart efforts on behalf of conservation, "Ted," in 1952, was appointed by Governor Earl Warren to membership on the State Soil Conservation Commission, to which position he was later reappointed, in 1956, by Governor Goodwin J. Knight; and

WHEREAS, Firm in the belief that conservation is a matter of nationwide importance, Mr. Silverwood has accepted speaking engagements throughout the United States, examples of which include the delivery of a crucial keynote address to the National Association of Soil Conservation Districts at New Orleans, and his speeches before the national watershed convention in Washington, and the convention of the National Forestry Association in Tucson; and

WHEREAS, In addition to his speaking engagements, Mr. Silverwood, during the last five years, has prepared thousands of news articles and letters for the purpose of developing a better public understanding of the importance of water, its quality, and the great need for its conservation; and

WHEREAS, The public appreciation and gratitude for "Ted's" efforts is perhaps best expressed in a scroll prepared by the Southern California Chapter of the Soil Conservation Society of America and presented to Mr. Silverwood in honor of his remarkable contribution to soil and water conservation in California, and in the nation, which characterized this hard working rancher as a man "filled with energy and enthusiasm [a] tireless worker for earth, community, and country—co-rageous in the face of adversity—devoted to the soil, and to the land—"; and

WHEREAS, Notwithstanding his almost full-time efforts on behalf of the cause of conservation, Mr. Silverwood has found time to organize and conduct a successful fruit growing business, including the formation of the San Geronimo Fruit Company, and the operation of extensive deciduous fruit orchards in San Bernardino and Riverside Counties; and

WHEREAS, In addition to his other attainments, "Ted" Silverwood is the husband of Constance Foggette Silverwood and the father of two married daughters, Patricia Silverwood Crim and Sara Jane Silverwood Spencer; and

WHEREAS, This dedicated man is the nephew of Frank R. Silverwood, the founder of the Silverwood Stores, who was himself a loyal Californian and the author of our state song, "I Love You, California"; and

WHEREAS, In view of the attainments of this most outstanding conservationist, the members of this house feel that it is only fitting that the reservoir to be formed behind the proposed dam on the West Fork of the Mojave River, in San Bernardino County, be named "Silverwood Lake" in honor of this most valued California citizen; now, therefore, be it

Resolved by the Senate of the State of California, That the members of this house request the Department of Water Resources to propose to the Board of Geographic Names in the Department of Interior of the United States Government that the reservoir to be formed on the West Fork of the Mojave River be named "Silverwood Lake"; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Mr. William Edward Silverwood.

Resolution read, and unanimously adopted on motion of Senator Shaw.

By Senator Brown:

Senate Resolution No. 31

Relating to the establishment of a State Park in Inyo County

WHEREAS, The Members learned recently that the Southern Pacific Railroad intends to abandon a historic narrow gauge line from Laws to Keeler in Inyo County; and

WHEREAS, With the ever-increasing growth of our State, the need continues for the expansion of our State Parks to meet the recreational requirements of our citizens; and

WHEREAS, This narrow gauge line is the only such line still in operation west of the Rocky Mountains, and one of three in the entire United States; and

WHEREAS, The establishment of a State Park at the site of the depot at Laws would provide an educational and recreational opportunity for the citizens of not only this State but of the United States to view the rolling stock and other facilities

WHEREAS, The preservation of our historical landmarks of progress is a duty of respect we owe to our founders; now, therefore, be it

Resolved by the Senate of the State of California, That the Members request the Division of Beaches and Parks, Department of Natural Resources, to conduct a survey of, and make an investigation toward the acquisition and development of the depot and surrounding area near Laws, Inyo County, for the establishment of a State Park in order to preserve this remnant of pioneer railroading; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of Natural Resources and the Chief of the Division of Beaches and Parks.

Resolution read and unanimously adopted on motion of Senator Brown.

REQUEST FOR UNANIMOUS CONSENT

At 3:05 p.m., Senator Richards asked for, and was granted, unanimous consent to have the record show that his absence was due to attendance at a legislative committee meeting.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 5—An act to add Section 40309 to the Vehicle Code, relating to the deposit of bail by mail for overtime parking violations.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Donnelly, Erhart, Fisher, Gibson, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Slattery, Stiern, Teale, Thompson, and Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 22—An act to amend Section 9251 of the Vehicle Code, relating to the registration of electric vehicle.

Bill read third time, and presented by Senator Erhart.

The roll was called, and the bill passed by the following vote:

AYES—Senators Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dilwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, O'Sullivan, Slattery, Stiern, Thompson, and Williams—22.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 41—An act to amend Sections 8003, 8152, 22651, and 22652 of the Vehicle Code, relating to the registration of vehicles, the removal of vehicles from highways and public property, and the regulations of vehicle parking.

Bill read third time, and presented by Senator Collier.

The roll was called, and the bill passed by the following vote:

AYES—Senators Brown, Burns, Byrne, Cameron, Collier, Coombs, Dilworth, Dilwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McBride, O'Sullivan, Slattery, Stiern, Thompson, and Williams—22.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Joint Resolution No. 2—Relative to participation by the State of California in federal water projects.

Resolution read, and presented by Senator O'Sullivan.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Brown, Burns, Byrne, Cameron, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Hollnagel, Johnson, McCarthy, O'Sullivan, Richards, Shattuck, Stern, Thompson, and Williams. 25.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 11—Relative to a study of landslide conditions along Highway 101.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Brown, Byrne, Cameron, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Hollnagel, Johnson, McCarthy, Montgomery, Murphy, O'Sullivan, Ruttinger, Richards, Shattuck, Stern, and Williams. 25.

NOES—None.

Resolution ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolutions were introduced, and read:

Senate Concurrent Resolution No. 17: By Senator Hollister. Relative to small craft harbors.

Referred to Committee on Natural Resources.

Senate Concurrent Resolution No. 18: By Senator McAttee. Relative to the South Bay Aqueduct.

Referred to Committee on Water Resources.

LETTER OF TRANSMITTAL

SENATE CHAMBER

SACRAMENTO, CALIFORNIA, JUNE 18, 1959

Hon. Glenn M. Anderson

President of the Senate

State Capitol, Sacramento, California

DEAR SIR: The Senate Interim Committee on Cotton Problems heretofore reported its Preliminary Report to the 1957 Session of the California Legislature concerning the use, adequacy and advisability of cotton seed studies. The committee has since that date continued its studies, which have been primarily concerned with proper and appropriate study of cottonseed and the needed revision and, in addition, if any, of legislation.

Transmitted herewith is the Second Report of the Senate Interim Committee on Cotton Problems.

Respectfully submitted,

ROBERT I. MONTGOMERY, Chairman
JAMES A. COBEY, Vice Chairman
JOHN J. HOLLISTER, JR.

Letter of transmittal ordered printed in the Journal, and the report in the Appendix to the Journal.

MOTION TO PRINT COPIES OF REPORT

Senator Montgomery moved that 100 copies of the Second Report of the Senate Interim Committee on Cotton Problems be printed for distribution.

Motion carried.

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to have the following report of the Committee on Rules, regarding confirmation of the Governor's appointments, printed in the Journal, and further consideration be continued to the next legislative day.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, SACRAMENTO, March 30, 1960

MR. PRESIDENT: The Committee on Rules, to which messages from the Governor were referred appointing:

GEORGE C. FLEMING, a resident of Redding; Member, California Water Commission, vice Richard H. Fuidge, resigned;

KENT SILVERTHORNE, a resident of Sacramento; Member, State Water Rights Board, vice Henry Holsinger, term expired;

EDWARD C. OLSON, a resident of Berkeley; Member, Modesto Beverage Control Appeals Board, vice Jules E. Gerhardt, term expired;

MRS. JANE TOMLACH (Mrs. Daniel M. Tomlachi), a resident of Oxnard; Member, Board of Trustees, Camarillo State Hospital, vice Mrs. Elinor Brown French, term expired;

GEORGE GRIMES, a resident of Camarillo; Member, Board of Trustees, Camarillo State Hospital, vice Rev. Thomas Grice, term expired;

THOMAS H. RODGERS, a resident of Ventura; Member, State Mining Board, vice Blair W. Stewart, term expired;

CYRUS S. MOORAD, a resident of Hughson; Member, Board of Trustees, Modesto State Hospital, vice Henry G. Anderson;

NELL J. CURRY, a resident of Los Angeles; Member, California Horse Racing Board, vice Dwight Murphy, term expired;

IRVING H. PERLUSS, a resident of Los Angeles; Director of Employment, vice John Carr, resigned;

ALFRED J. STERN, a resident of San Francisco; Member, State Park Commission, vice Robert DiGiorgio, resigned;

MRS. EILEEN RUE, a resident of Stockton; Member, Board of Trustees, Stockton State Hospital, vice Clarence W. Peterson, term expired;

JOHN ANSON FORD, a resident of Los Angeles; Chairman, Fair Employment Practice Commission, newly created position;

ELTON BROMBACHER, a resident of El Cerrito; Member, Fair Employment Practice Commission, newly created position;

C. L. DELLUMS, a resident of Oakland; Member, Fair Employment Practice Commission, newly created position;

CARMEN WARSCHAW, (Mrs. Louis), a resident of Los Angeles; Member, Fair Employment Practice Commission, a newly created position;

DWIGHT ZOOK, a resident of Rolling Hills; Member, Fair Employment Practice Commission, newly created position;

KELLY B. MCGUIRE, a resident of Fort Bragg; Member, State Board of Forestry, vice Russell H. Ellis, term expired;

THEODORE A. ANDERSEN, Ph.D., a resident of West Los Angeles; Commissioner of Economic Development Agency, newly created;

MERLE R. SCHNECKLOTH, a resident of Represa; Superintendent, Conservation Center, newly created;

DEMETRIUS S. STYLIANOU, Ph.D., a resident of Santa Ana; Member, Board of Trustees, Fairview State Hospital, original appointment;

BERNARD N. DESENBURG, a resident of Corona del Mar; Member, Board of Trustees, Fairview State Hospital, original appointment;

WALTER B. CHAFFEE, a resident of Fullerton; Member, Board of Trustees, Fairview State Hospital, original appointment;

VEN FAHRNEY, a resident of Los Alamitos; Member, Board of Trustees, Fairview State Hospital, original appointment;

MRS. JOEY HAM, a resident of El Cajon; Member, Board of Trustees, Fairview State Hospital, original appointment;

A. B. COTTAR, a resident of Yreka; Member of Commission on Peace Officer Standards and Training, newly created;

MARTIN McDONNELL, a resident of San Mateo; Member of Commission on Peace Officer Standards and Training, newly created;

ROBERT ANDERSON, a resident of Riverside; Member of Commission on Peace Officer Standards and Training, newly created;

HOWARD W. CAMPEN, a resident of San Jose; Member of Commission on Peace Officer Standards and Training, newly created;

LOHN R. FICKLIN, a resident of Vallejo; Member of Commission on Peace Officer Standards and Training, newly created;

JAMES HICKS, a resident of Sacramento; Member of Commission on Peace Officer Standards and Training, newly created;

SAMUEL R. LEASK, a resident of Los Angeles; Member of Commission on Peace Officer Standards and Training, newly created;

DAN KELSAY, a resident of Modesto; Member of Commission on Peace Officer Standards and Training, newly created;

GENE S. MUEHLHEISEN, a resident of San Diego; Member of Commission on Peace Officer Standards and Training, newly created;

HARVEY MCACHREN, a resident of Bellflower; Chief, Collection Agency Licensing Bureau, newly created;

HERMAN F. SELVIN, a resident of West Los Angeles; Member, California Law Revision Commission, vice Frank S. Balthis, resigned;

PROFESSOR JOHN R. McDONOUGH, JR., a resident of Stanford; Member, California Law Revision Commission, vice Samuel D. Thurman, Jr.;

GEORGE G. GROVER, a resident of Corona; Member, California Law Revision Commission, vice John D. Babbage, term expired;

NORMAN LARSON, a resident of North Hollywood; Member, California Aeronautics Commission, vice self, term expired;

J. WALTER SCHAEFER, a resident of Los Angeles; Member, California Aeronautics Commission, vice John Felton Turner, term expired;

DR. HUBERT EATON, a resident of Beverly Hills; Member of the Cemetery Board, vice John D. Gregg, deceased;

EDGAR A. HILLS, a resident of San Francisco; Member, California Horse Racing Board, vice B. W. Railey, resigned;

HARRY MORTENSEN, a resident of Middletown; Member, State Soil Conservation Commission, vice Raymond Rianda, resigned;

JOHN J. KING, a resident of Petaluma; Member, California Water Commission, newly created position;

MARION R. WALKER, a resident of Ventura; Member, California Water Commission, newly created position;

THOMAS CONNOR LYNCH, resident of San Francisco; Disaster Acting Governor No. 1, newly created position;

CARL GREENBERG, a resident of Los Angeles; Disaster Acting Governor No. 2, newly created position;

HARRY M. DOUGHERTY, a resident of Riverside; Disaster Acting Governor No. 3, newly created position;

CLINTON D. MCKINNON, a resident of San Diego; Disaster Acting Governor No. 4, newly created position;

JOSEPH A. BALL, a resident and attorney of Long Beach; Disaster Acting Governor No. 5, newly created position;

DR. JAMES BARRY SMITH, a resident of San Luis Obispo; Disaster Acting Governor No. 6, newly created position;

PAUL C. BODENHAMER, a resident of Redding; Disaster Acting Governor No. 7, newly created position;

FOSTER HALL SHERWOOD, Ph.D.; Member, Western Interstate Commission on Higher Education, vice Dr. Fred D. Fagg, Jr., term expired;

WILLIAM D. MATHEWS, JR., a resident of Etna; Member, State Soil Conservation Commission, vice Rod McLellan, resigned;

MALCOLM H. MERRILL, M.D., a resident of Berkeley; Director of Public Health, vice self, term expired;

MALCOLM E. HARRIS, a resident of Sacramento; Director of Alcoholic Beverage Control, vice Thomas Martin, resigned;

RAY W. SHUKRAFT, a resident of San Diego; State Fire Marshal, vice Joe Yockers, retired;

WALTER T. SHANNON, a resident of Sacramento; Director of Fish and Game, vice William E. Warne, resigned;

JOHN J. PURCHIO, a resident of Hayward; Member, California Highway Commission, vice Robert L. Bishop, term expired;

BENJAMIN NARVID, a resident of Van Nuys; Member, Industrial Accident Commission, vice Ralph E. Mustoe, term expired;

DANIEL F. DEL CARLO, a resident of San Francisco; Member, Industrial Accident Commission, vice John J. Synon, resigned;

ROBERT H. HADEN, a resident of Merced; Member, Alcoholic Beverage Control Appeals Board, vice Edward C. Olson, resigned;

JOHN S. CRIVELLO, a resident of Monterey; Commissioner, Pacific Marine Fisheries Commission, vice Eugene D. Bennett, term expired;

RICHARD S. CROKER, a resident of Sacramento; Commissioner, Pacific Marine Fisheries Commission, vice self, term expired;

HON. VINCENT THOMAS, a resident of San Pedro; Commissioner, Pacific Marine Fisheries Commission, vice self, term expired;

HERBERT RAY RAINWATER, a resident of San Diego; Member, California Veterans Board, vice Carleton Lichty, term expired;

MRS. IVERNE ROWLAND CARTER, a resident of Long Beach; Superintendent, California Institution for Women at Corona, vice Alma Holzschuh, retired;

DOMINIC TAVAGLIONE, a resident of Riverside; Member, State Athletic Commission, vice William E. Leonard, term expired;

PERCY HOWARD STEELE, JR., a resident of San Diego; Member, Social Welfare Board, vice John T. Martin, term expired;

JEROME N. SAMPSON, a resident of Beverly Hills; Member, Social Welfare Board, vice Carmen Warschaw, resigned;

DR. JACOBUS TEN BROEK, a resident of Berkeley; Member, Social Welfare Board, vice self, term expired;

MARGARET PARDEE BATES (Mrs. Talcott), a resident of Carmel; Member, State Board of Education, vice Mrs. Eva C. Noland, term expired;

DONALD M. HART, a resident of Bakersfield; Member, State Board of Education, vice Wilbur D. Simons, term expired;

WARREN M. CHRISTOPHER, a resident of Los Angeles; Member, State Board of Education, vice William L. Blair, term expired;

IRA J. CHRISMAN, a resident of Visalia; Member, State Water Commission, vice Arnold Frew, term expired;

JOHN P. BUNKER, a resident of Gustine; Member, State Water Commission, vice self, term expired;

KARL WRAY, a resident of San Clemente; Member, State Park Commission, vice Guilford H. Whitney, term expired;

BUELL L. SLATER, a resident of Folsom; Member, Contractors State License Board, vice Lee E. Singleton, Sr., term expired;

FOREST D. PUGH, a resident of Fullerton; Member, Contractors State License Board, vice H. Cedric Roberts, term expired;

ELMER C. ALDRICH, a resident of Sacramento; Chief, Division of Recreation, vice A. Wayne Bartholemew, resigned;

IRVING KLEIN, a resident of Santa Rosa; Member, California Veterans Board, vice self, term expired;

LOUIS L. HABER, a resident of Santa Cruz; Member, Small Craft Harbors Commission, vice Malio Stagnaro, term expired;

HEMAN G. STARK, a resident of Sacramento; Director, Department of Youth Authority, vice self, term expired;

HAROLD L. ZELLERBACH, a resident of San Francisco; Member, State Park Commission, vice Joseph R. Knowland, term expired;

MRS. JUDY CONLEY, a resident of Chico; Member, Certified Shorthand Reporters Board, vice Lloyd Dethlefsen, term expired;

HARRY T. SHAFER, a resident of Compton; Member, Certified Shorthand Reporters Board, vice Kenneth W. Andreen, resigned;

CLAUDE JENNINGS, a resident of Long Beach; Member, Certified Shorthand Reporters Board, vice Norman C. McKnight, term expired;

has had the same under consideration and reports the same back with the recommendation that the appointments of the Governor be confirmed.

HUGH M. BURNS, Chairman
Senate Committee on Rules

ADJOURNMENT

At 3.45 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2.30 p.m., Thursday, March 31, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-FIFTH LEGISLATIVE DAY

THIRTY-FIFTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, March 31, 1960

The Senate met at 2.30 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Berry, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmquist, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stearns, Teale, Thompson, and Williams—35.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, Today we would pray this ancient prayer: "Fix Thou our steps, O Lord, that we stagger not at the uneven motions of the world, but go steadily on our way, neither censuring the journey we make by the weather we meet, nor turning aside for anything that may befall us." AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Beard, on motion of Senator Miller, due to legislative business.

Senator Brown, on motion of Senator Miller, due to legislative business.

Senator Burns, on motion of Senator Miller, due to illness.

Senator Cobey, on motion of Senator Miller, due to legislative business.

Senator Farr, on motion of Senator Miller, due to legislative business.

Call of the Senate

Senator Miller moved a call of the Senate.

Motion carried.

Time, 2:35 p.m.

The President directed the Sergeant at Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Redda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Maxine Porter of Inglewood, Grand President of the Native Daughters of the Golden West; Mrs. J. F. Didion of Sacramento, and Miss Mary E. Lucas of Sacramento.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Helen Grindrod, Mrs. Marvel Lacy, and the following students from Lathrop School in Lathrop: Glenda Behlke, James Bishop, Bobby Booth, Mary Ellen Boulden, Barbara Britt, Sammie Bromagen, Sharon Bromagen, Andrea Brunley, David Cavagnaro, Richard Collins, Vickery Cox, Jimmie Cross, Lenora Derouillon, Harlin DuVall, Jean Foulds, Cecil Gore, Lowell Grisson, Doris Guillermo, Laute Guzman, Jennie Hemphill, Anna Hernandez, Milen Hughes, Dewayne Johnson, John Jones, Donna Kottell, Kathleen Litteral, Jo Ann Mangel, Kay McCormick, Erna McGaughey, James McGaughey, Leide Mitchell, Wayne Morse, Peggie Percival, Roger Pirtle, Charles Poindexter, Joan Rasmussen, Phillip Romona, Daniel Romero, Danielle Saderra, Virginia Say, Norman Sutton, Robert Taberna, Perry Turner, Frank Valencia, Paul Vasquez, Gerry Whitesel, Joe Widner, Rodney Wiedeman, Dean Williams, and Timmy Woods.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Dimple Lusk, teacher, and the following students from Salida Union Elementary School: Thelma Adeox, Katherine Berry, Justin Chaulet, Charles Cripe, Patty Duarte, Bill Duncan, Leo Durrer, Lonie Durrer, Sandra Gillum, Ronald Gilliland, Robert Holley, Ronald Jones, Mike Kiernan, Marlene Kiyoi, Mary Laura, Diantha Lusk, Jackie Nielson, Leonard Passalacqua, Judy Peralta, David Rackley, Emil Rusea, Steve Souza, Gary Thompson, Jesse Vera, Darrell Whaley, Linda Wyeth, Robert Yribarren, and Carol McCollum.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. DeLoy J. White, teacher, Mr. Melvin Golden, teacher, Mr. Jim Wooten, bus driver, and the following students from Holt Union Elementary School: Della Nadlang, Roselia Reza, Sandra Johnson, Anamaria Aloniz, Sue McAnn, Elaine Frediani, Yvonne Silva, Roy Edwards, Roy Yoneshinge, Frank Yorba, Dolores Cassam, Beverly Matsumata, Jerry Antonio, Mike Burbaum, Bill Dadini, Boyd Grimshaw, Eddie Santos, Julian Trejo, Jim Ward, Mark Wentz, Donnie Creach, Joe DeLucchi, and James Llorente.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Sam Benke of San Jose, Mr. Gordon Abbott of San Jose, Mr. John M. R. Hope of Los Altos, Mr. Roland R. Renshaw of Los Altos, and Mr. Kenneth L. Tharp of Los Altos.

On request of Senator Shaw, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Gertrude Glider of San Bernardino County.

On request of Lieutenant Governor Anderson and Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. William Brown of Los Gatos.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to the following students of Calaroga School in Hayward: Robert Achee, Barbara Beseman, Donna Bishop, Anthony Boughton, Robert Clag, Valerie Crawford, Ronald DePina, Ramonette Ford, Douglas Giller, Kathy Horton, Douglas Howd, Andra Howe, Ronald Knowles, Annette Lenz, Charles Martin, Elsie Mills, Jerry Nystrom, Larry O'Brien, David Osborne, Michael Pettinichio, Joey Pichardo, George Ramas, Vinna Reedy, Karen Riley, Carol Rolles, Antoinette Salgado, Nancy Shimpugh, Mary Shook, Linda Simpson, Kenneth Sloan, Gail Storms, Randy Thompson, Susan Waller, Patricia Williams, and Diana Young.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Elmer Claibangh of Fullerton.

On request of Senator Stiern, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Walter W. Stiern, the wife of the Senator, from Bakersfield.

On request of Senators Miller and Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. J. E. Aubry, legislative chairman, and the following members of the Progressive Home Club of Fresno: Miss Eda Kusch, and Mesdames Pete Bishel, W. T. Bogard, C. C. Bond, Clyde Cate, F. J. Carpenter, D. W. Chamberlin, H. M. Christensen, Anna M. Clark, W. Cline, Fred C. Diel, C. Arthur Duncan, M. Joe Dyer, Bertha Farnsworth, G. M. Golloday, Chas. Hamilton, D. O. Hanson, Harold Harris, John Haverty, E. H. Jayne, Effie Jones, Lawrence Jones, W. P. Johnson, Walter Lines, C. V. Meehan, Al Mulkey, Kathleen Riffin, J. M. Scott, Harry Shreve, Walter Steffen, Geo. Steinhauser, A. R. Tyler, Edward D. Wolters, Parkison, E. Smith, Brasc, Barnes, Kieffer, Grey, J. Buchholtz, and O. L. Paul.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. P. Levie, teacher, Mr. S. Holman, teacher, and the following students of Presidio Junior High School: Richard Bibbero, Wendy Bollier, Vicki Brenner, Steven Burt, Terry Ceschi, Diane Colvin, Margit David, Richard Day, George Del Barrio, Anita Eccles, Warren Fujimoto, Sabine Gnitke, Willy Greenspan, Gilbert Harrison, Lorri Ann Harry, Iris Johnson, Phillip Judge, Allan Leonard, Robert Mendle, Harry Miller, Michael Morgan, Mary Louise Mueller, Robert Nannini, Jacquelyn Nixon, Diana Price, Bruce Protto, Robin Reinitz, Jed Rodriguez, Carol

Saiki, Suzanne Samuel, Manfred Schaefer, Elizabeth Schwartz, Danny Solter, Gene Stashuck, Cindy Tein, Judy Terryll, Jane von Christenson, Estalee Weil, Deborah Jones, and Sylvia Weiner.

On request of Senator Richards and Lieutenant Governor Glenn M. Anderson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Paul G. Benton of Beverly Hills.

On request of Senator Helmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Daniel Dewey, Mrs. Golden Baird, and the following eighth grade students from the Anna Head School in Berkeley: Suzanne Addis, Mary Chesbro, Lisa Claiborne, Jan Diamondstone, Martha Dimmler, Kathie Dreher, Tonja Foster, Marjorie Ingraham, Kary Kappel, Jane Landes, Lothian Langhorst, Andrea Lilienthal, Paulette Marwedel, Georgianne Mosher, Diane Murray, Carolyn Nicholson, Elizabeth Oswald, Frances Schyten, Sarah Haplin, Ann Service, Tredy Sills, Susan Stewart, Carol Sutherland, Mary Tucker, and Elise Weseman.

On request of Senator McAtter, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Brian Massolo of San Francisco and Mr. Frank Ferris of San Francisco.

COMMUNICATIONS

The following communication was received, and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, March 30, 1960

Hon. Joseph A. Beck,
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BECK: I have the honor to transmit for the information of the California State Senate a copy of Bulletin No. 23-57 "Surface Water Flow for 1957."

This report continues the publication of water flow and utilization data collected and published as part of the Sacramento-San Joaquin Water Supervision Program, as well as pertinent water supply data gathered under other current programs of the department. Additionally, the daily mean and crest stages formerly published in "Flood Flows and Stages in Sacramento and Northern San Joaquin Valleys," are included in this report.

Very truly yours,

HARVEY O. BANKS, Director

Enc

The bulletin ordered filed with the Secretary of the Senate.

MESSAGES FROM THE GOVERNOR

STATE OF CALIFORNIA, GOVERNOR'S OFFICE
SACRAMENTO, March 31, 1960

To the Senate of the State of California:

I have the honor to inform you that I propose to make the following appointment to an office which is by law to be filled by the Governor subject to Senate confirmation or consent. I hereby nominate this appointee to you and request your confirmation and consent.

BRADFORD M. CRITTENDEN, a resident of Stockton and district attorney for four years; is a graduate of the College of the Pacific and the Hastings Law School of the University of California in San Francisco; was appointed Commissioner of the California Highway Patrol on March 11, 1959;

Member, California State Communications Advisory Board, vice Bernard R. Caldwell, retired, for the term prescribed by law, ending December 31, 1960.

Respectfully submitted,

EDMUND G. BROWN, Governor

Message read, and referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 31, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 1

ARTHUR A. OINIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

ASSEMBLY CHAMBER, March 31, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 5

Senate Concurrent Resolution No. 7

ARTHUR A. OINIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, March 31, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 68

ARTHUR A. OINIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, March 31, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 30

ARTHUR A. OINIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, March 31, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Constitutional Amendment
No. 5

Assembly Joint Resolution No. 1

Assembly Joint Resolution No. 3

Assembly Concurrent Resolution No. 5
Assembly Concurrent Resolution No. 9
Assembly Concurrent Resolution No. 15

ARTHUR A. OINIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Constitutional Amendment No. 5—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

Referred to Committee on Education.

Assembly Concurrent Resolution No. 5 Relative to toll bridges under the jurisdiction of the California Toll Bridge Authority.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 9 Relative to expenses of the Joint Interim Committee on Law Revision.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 15 Relating to the issuance of pamphlets by the Department of Motor Vehicles.

Referred to Committee on Rules.

Assembly Joint Resolution No. 1 Relative to urging the Federal Congress to enact legislation relating to retroactive social security coverage for public employees.

Referred to Committee on Rules.

Assembly Joint Resolution No. 3 Relative to social security.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 30, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 3 Relative to the submission of bids on elementary school textbooks submitted to the State Board of Education.

Referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 17—An act to amend Section 10308 of the Government Code, relating to the California Law Revision Commission;

Senate Bill No. 28—An act to amend Sections 24375.03, 24375.10, 24375.12, 24375.15, 24375.16, 24375.50, 24375.84, 24375.86, 24375.87, 24376.20, 24376.21, and 24376.22 of the Health and Safety Code, relating to the San Joaquin Valley Air Pollution Control District;

And reports that the same have been correctly enrolled, and presented to the Governor on the 30th day of March, 1960, at 4:30 p.m.

BURNS, Chairman

SENATE CHAMBER, March 30, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 71

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 8

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Finance

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Senate Bill No. 74

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MCBRIDE, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 75

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

MCBRIDE, Chairman

Above reported bill ordered to second reading.

Committee on Transportation

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Senate Joint Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolution ordered to third reading.

Committee on Education

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Senate Concurrent Resolution No. 16

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

DONNELLY, Chairman

Above reported resolution ordered to third reading.

Committee on Natural Resources

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Natural Resources, to which was referred:

Senate Concurrent Resolution No. 17

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BERRY, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 15

Senate Resolution No. 24

Senate Resolution No. 17

Senate Joint Resolution No. 5

Senate Resolution No. 21

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Resolution No. 14

Senate Concurrent Resolution No. 14

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolutions ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator Miller moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 74—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read second time, ordered engrossed, and to third reading.

Senate Resolution No. 14—Relative to the printing of Senate Resolutions in the Journals.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

Amendment No. 1

On page 1, line 6, of the printed measure, strike out "adoption", and insert "consideration".

Amendment read, and adopted.

Resolution ordered amended, and to third reading.

Senate Concurrent Resolution No. 14—Relative to the battle flags in the State Capitol.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

Amendment No. 1

On page 1, line 18, of the printed measure, strike out the blank spaces after "sum of", and insert "five hundred dollars (\$500)".

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 75—An act making an appropriation in augmentation of the appropriation in the Budget Act of 1959, for the Emergency Fund, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

On page 1, after line 5, of the printed bill, insert "SEC. 2. The appropriation made by Item 278, Budget Act of 1960 shall be reduced by the amount appropriated by Section 1 of this act."

Amendment No. 2

On page 1, line 6, strike out "SEC. 2", and insert "SEC. 3".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

RESOLUTIONS

The following resolution was offered:

By Senator McBride:

Senate Resolution No. 39

Relative to commending Mr. and Mrs. A. C. Gates

WHEREAS, Certain beachfront property in the City of San Buenaventura, a part of the old Rancho San Miguel, has been in the family of A. C. Gates since 1909; and

WHEREAS, Mr. A. C. Gates dedicated this strand for public use and in 1947 his widow, Mrs. Susie E. Gates, quitclaimed the property to the City of San Buenaventura upon condition that the land be forever used for the development and maintenance of a State Park under the jurisdiction of the State Park Commission; and

WHEREAS, In furtherance of the development of the San Buenaventura State Beach Park, the City of San Buenaventura deeded this property to the State of California in 1948; now, therefore, be it

Resolved by the Senate of the State of California, That on behalf of the people of the State of California, the Members of the Senate do express their appreciation and commend the generous action of Mr. and Mrs. A. C. Gates in making land available for the creation of the San Buenaventura State Beach Park; and be it further

Resolved, That the Secretary of the Senate be directed to transmit suitably prepared copies of this resolution to Mrs. Susie E. Gates and Mr. O. P. Gates.

Resolution read, and unanimously adopted on motion of Senator McBride.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH

At 2.50 p.m., on motion of Senator Miller, further proceedings under the call of the Senate were dispensed with.

RECESS

At 2.51 p.m., on motion of Senator Rodda, the Senate recessed for the purpose of introducing Mrs. Maxine Porter of Inglewood to the Senate.

APPOINTMENT OF SPECIAL COMMITTEE

The President appointed Senators Rodda and Richards as a Special Committee to escort Mrs. Porter to the Rostrum.

INTRODUCTION

Senator Rodda introduced Mrs. Maxine Porter, Grand President of the Native Daughters of the Golden West, to the Senate. Mrs. Porter then briefly addressed the Senate, telling of the activities of the Native Daughters and inviting all to join in the celebration of the Centennial of the Pony Express.

REASSEMBLED

At 2.58 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Secretary J. A. Beek at the desk.

Call of the Senate

Senator Miller moved a call of the Senate.

Motion carried.

Time, 2.59 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE
CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS

Senate Bill No. 40—An act to amend Section 950 of the Education Code, relating to school district elections.

Motion to Retain Place on File

Senator Miller moved that Senate Bill No. 40 be passed on file and retain its place on file.

Motion carried.

Senate Bill No. 58—An act to add Chapter 6 (commencing at Section 1600) to Division 2 of the Fish and Game Code, relating to the acquisition of federal land in Riverside and San Bernardino Counties for the Prado Dam Recreational Area and providing for its acquisition and management.

Bill read third time.

Motion to Amend

Senator Murdy moved the adoption of the following amendment:

Amendment No. 1

On page 2 of the printed bill, as amended in Senate March 29, 1960, after line 36, insert

"1605. Water shall be imported for the recreational purposes of this chapter, which water will contribute to that available for downstream uses. The department shall not provide fishing activities until such time as water is made available in such a manner and in such quantities so as not to interfere with the natural surface and ground water supply of Orange County.

1606. No use of the land, water or any facilities within the area shall be made or undertaken which will diminish the quantity or impair the quality of the natural flow of the Santa Ana River for downstream uses within Orange County. The use and operation of Prado Dam and the area for flood control and water conservation purposes are declared to be paramount and superior to any use or operation thereof for recreational purposes. No recreational activities authorized or undertaken pursuant to this chapter shall impair, obstruct or interfere with any present or future arrangements between any agency or agencies of Orange County and the Corps of Engineers of the United States Army or any other federal department or agency having jurisdiction of the same, respecting the use and operation of Prado Dam and the area for flood control and water conservation purposes."

Amendment read.

The roll was called, and the amendment refused adoption by the following vote:

AYES—Senators Byrne, Dolwig, Erhart, Grunsky, Johnson, McAteer, McCarthy, Murdy, Richards, and Williams—10.

NOES—Senators Arnold, Berry, Cameron, Collier, Dilworth, Donnelly, Hollister, Hohnsahl, Miller, Montgomery, O'Sullivan, Regan, Rodda, Shaw, Short, Slattery, Stiern, and Teale—18.

Further Consideration of Senate Bill No. 58

Senate Bill No. 58—An act to add Chapter 6 (commencing at Section 1600) to Division 2 of the Fish and Game Code, relating to the acquisition of federal land in Riverside and San Bernardino Counties for the Prado Dam Recreational Area and providing for its acquisition and management.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Cameron, Collier, Coombs, Dilworth, Donnelly, Fisher, Hollister, Holmdahl, McAteer, Miller, Montgomery, O'Sullivan, Regan, Rodda, Shaw, Short, Slattery, Stiern, and Teale—21.

NOES—Senators Byrne, Dolwig, Erhart, Grunsky, Johnson, McCarthy, Murdy, Richards, and Williams—9.

Bill ordered transmitted to the Assembly.

Senate Resolution No. 26 Relative to the development of scenic highways.

Motion to Retain Place on File

Senator Miller moved that Senate Resolution No. 26 be passed on file and retain its place on file.

Motion carried.

Senate Concurrent Resolution No. 8—Relative to snow tread tires. Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Collier, Coombs, Donnelly, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Bill No. 71 An act to add Section 6212 to the Public Resources Code, relating to the acquisition from the federal government of certain swamp and overflow lands in the Counties of Riverside and San Bernardino and for the disposition thereof.

Motion to Re-refer Senate Bill No. 71

Senator McBride moved that Senate Bill No. 71 be re-referred to Committee on Finance.

Motion carried.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 3.11 p.m., on motion of Senator McCarthy, further proceedings under the call of the Senate were dispensed with.

**CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF ASSEMBLY BILLS**

Assembly Bill No. 34—An act making an appropriation for the administration of employment service, and unemployment compensation and extended duration benefits by the Department of Employment, State of California, and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Miller.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, O'Sullivan, Richards, Rodda, Shaw, Short, Slattery, Stiern, and Williams—27.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Collier, Coombs, Dilworth, Dolwig, Donnelly, Edgart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, O'Sullivan, Richards, Rodda, Shaw, Short, Slattery, Stiern, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 14—An act to add Division 13 (commencing at Section 11000) to the Streets and Highways Code, relating to the conversion of city streets to pedestrian malls.

Bill read third time.

Motion to Amend

Senator Richards moved the adoption of the following amendments:

Amendment No. 1

On page 2, line 13, of the printed bill, as amended in Senate March 29, 1960, strike out "with", and insert "within".

Amendment No. 2

On page 3, line 34, strike out "of", and insert "or".

Amendment No. 3

On page 4, line 17, after "contain", insert a colon.

Amendment No. 4

On page 5, line 19, after "damages", insert "based on claims filed pursuant to Section 11304".

Amendment No. 5

On page 5, line 31, after "ages", insert "based on claims filed pursuant to Section 11304".

Amendment No. 6

On page 10, lines 33 and 34, strike out "this part", and insert "Section 11304".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 50—An act to amend Section 76055 of the Government Code, relating to filing fees.

Bill read third time, and presented by Senator Shaw.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Collier, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Murdy, O'Sullivan, Regan, Rodda, Shaw, Slattery, Teale, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 25—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Shaw.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Collier, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Murdy, O'Sullivan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—29.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Collier, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McBride, McCarthy, Miller, Murdy, O'Sullivan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 28—An act to amend Sections 2552, 2672, 2673, and 2674, and to repeal Section 2675, of the Education Code, relating to junior college district organization.

Bill read third time, and presented by Senator Dolwig.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, Miller, Montgomery, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 29—An act to add Section 24304.1 to the Education Code, relating to state college employees.

Bill read third time, and presented by Senator Stiern.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McBride, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 38—An act to amend Section 24316 of the Education Code, relating to state colleges.

Bill read third time, and presented by Senator Murdy.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McBride, McCarthy, Miller, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senators Berry and Short:

Senate Resolution No. 40

Relating to Overland Pony Express Centennial Celebrations

WHEREAS, The 100th anniversaries of the Central Overland Pony Express, founded and operated by the firm of Russell, Majors, and Waddell, occur during 1960 and 1961; and

WHEREAS, Many commemorations and celebrations in honor of the intrepid ponies and their riders will be held throughout California and along the Pony route during this period; and

WHEREAS, The State of California has recognized the importance of this Centennial by designating 16 sites on the Pony Express route as official State Historical Landmarks; and

WHEREAS, The United States Postal Department has allocated to the City of Sacramento its official Commemorative Stamp, and to the City of St. Joseph, Missouri, its counterpart the Stamped Envelope, to be issued on July 19, 1960; and

WHEREAS, It is believed essential that all citizens of California and the Nation co-operate in the observance of the Pony Express Centennial; now, therefore, be it

Resolved by the Senate of the State of California, It is requested that the President of the United States, jointly with the Governors of California, Nevada, Utah, Colorado, Wyoming, Kansas, Nebraska, and Missouri, declare 1960 and 1961 as the Centennial Years of the Pony Express; and be it further

Resolved, That all citizens of the United States, and particularly of those States mentioned above, be urged to celebrate the Centennial of the Overland Pony Express with appropriate ceremonies, re-runs, pageants, and publications, and through the mediums of the press, radio, and television; and be it further

Resolved, That the Governor of California is hereby respectfully requested to participate during the Centennial Weekend of April 1-3, 1960, in the dedication of official State plaques designating the Pony Express Stations in California, and particularly the B. F. Hastings Building in Sacramento; and be it further

Resolved, That the re-run of the Pony Express from Sacramento, California, to St. Joseph, Missouri, to coincide with the issuance on July 19, 1960, of the Special Commemorative Stamp of the United States Postal Department, be celebrated by the citizens of the State of California; and be it further

Resolved, That the State plaque dedicated at the B. F. Hastings Building during April 1-4, 1960, be permanently placed on this historic structure by the Governor of California on July 19, 1960, to signify the start of a re-run of the Pony Express from Sacramento, California, to St. Joseph, Missouri, and be it further

Resolved, That the Secretary of the Senate be instructed to transmit suitably prepared copies of this resolution to the Division of Beaches and Parks, the Central Overland Pony Express Trails Association and the Sacramento Historical Landmarks Association.

Resolution read, and unanimously adopted on motion of Senator Berry.

CONSIDERATION OF DAILY FILE (RESUMED)

THIRD READING OF ASSEMBLY BILLS (RESUMED)

Assembly Bill No. 12 An act to amend Section 426.5 of the Health and Safety Code, relating to air pollution.

Motion to Re-refer Assembly Bill No. 19

Senator McBride moved that Assembly Bill No. 19 be re-referred to Committee on Finance.

Motion carried.

Assembly Bill No. 15 An act to amend Section 24362.1 of the Health and Safety Code relating to Bay Area Air Pollution Control District.

Motion to Re-refer Assembly Bill No. 15

Senator McCarthy moved that Assembly Bill No. 15 be re-referred to Committee on Finance.

Motion carried.

Assembly Bill No. 51 An act to amend Section 70046 of the Government Code, relating to court reporters.

Bill read third time, and presented by Senator Shaw.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Byrne, Collier, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Gibson, Grunski, Hammond, Johnson, McAttee, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Reagan, Short, Slattery, Teale, Thompson, and Williams—24.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 55—An act to add Article 35 (commencing at Section 74900) to Chapter 10 of Title 8 of the Government Code, relating to the Walnut Creek Municipal Court.

Bill read third time, and presented by Senator Miller.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Byrne, Cameron, Christensen, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Stern, Teale, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 60—An act to add Article 36 (commencing at Section 74920) to Chapter 10 of Title 8 of the Government Code, relating to municipal court districts.

Bill read third time, and presented by Senator Williams.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Byrne, Cameron, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAttee, McCarthy, Montgomery, Murdy, O'Sullivan, Richards, Rodda, Shaw, Short, Slattery, Stern, Teale, Thompson, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 62—An act to amend Section 28115 of the Government Code, relating to compensation for public service in counties of the fifteenth class.

Bill read third time, and presented by Senator Williams.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Cameron, Christensen, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAttee, McCarthy, Montgomery, Murdy, O'Sullivan, Richards, Rodda, Shaw, Short, Slattery, Stern, Teale, Thompson, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 66—An act to amend Section 14480 of, and to add Section 14481.1 to, the Health and Safety Code, relating to taxes in fire protection districts, and declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Richards.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Berry, Cameron, Christensen, Coombs, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McCarthy, Montgomery, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stern, Teale, Thompson, and Williams—29.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Cameron, Christensen, Coombs, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McCarthy, Montgomery, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stern, Teale, Thompson, and Williams—29.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 68—An act to create the Bethel Island Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution.

Bill read third time, and presented by Senator Miller.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Byrne, Cameron, Christensen, Collier, Coombs, Dolwig, Donnelly, Erhart, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McCarthy, Miller, Montgomery, Murly, O'Sullivan, Regan, Richards, Rodda, Shaw, Stiern, Teale, and Williams—26.

NOES—None.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senator Short:

Senate Resolution No. 41

Relative to the printing and distribution of the Great Seal of the State of California

Resolved by the Senate of the State of California, That the Secretary of the Senate is hereby authorized and directed to cause to be printed and made available for distribution without charge by the Members of the Senate not to exceed 10,000 copies of the Great Seal of the State of California as prepared under the direction of the Secretary of State.

Resolution read, and referred to Committee on Rules.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 75: By Senators Thompson and Holmdahl—An act to add Section 189 to the Water Code, relating to the regulation of water rates charged by local agencies for service without their boundaries.

Referred to Committee on Water Resources.

Senate Joint Resolution No. 6: By Senators McAtter and McCarthy (Co-authored by Assemblymen O'Connell, Gaffney, Meyers, Busterud, Marks, and Burton)—Relative to facilities for the treatment of narcotics addicts.

Referred to Committee on Rules.

ADJOURNMENT

At 4:35 p.m., on motion of Senator McCarthy, the President declared the Senate adjourned until 9 a.m., Friday, April 1, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-SIXTH LEGISLATIVE DAY
THIRTY-SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Friday, April 1, 1960

The Senate met at 9 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAtter, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—32.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

O God, We thank Thee for the capacity to dream, to aspire to lofty heights of accomplishment, for this we understand to be a part of Thy nature.

*Like tides on a crescent sea beach,
When the moon is new and thin,
Into our hearts high longings
Come welling and surging in—
Come from that mystic ocean,
Whose rim no feet have trod;
Some of us call it longing,
And others call it God. AMEN.*

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Beard, on motion of Senator McCarthy, due to legislative business.

Senator Cobey, on motion of Senator McCarthy, due to legislative business.

Senator Farr, on motion of Senator McCarthy, due to legislative business.

Senator Gibson, on motion of Senator Byrne, due to legislative business.

Senator Teale, on motion of Senator Christensen, due to legislative business.

Senator Berry, on motion of Senator Rodda, due to legislative business.

Senator Slattery, on motion of Senator O'Sullivan, due to legislative business.

Senator Brown, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Hollister, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. John Bogert of Santa Barbara.

On request of Senators Montgomery and Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. G. O. Pratt of Armona.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mesdames Gloria Laborde, Mary Robidart, Catherine Arbura, Marilyn Ospital, D. Oleomenly, D. Chacala, and Grace Oyhagaray of the Central California Wool Growers Auxiliary of San Joaquin County. Also, Miss Maisha McDonnell of Stockton, Miss Wool of California of 1960; Mrs. Raymond Castanheira, State Director of Miss Wool of California Contest; and Mr. Richard Kienhard, Publicity Director, Stockton Chamber of Commerce.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Mike Shechan of Santa Rosa.

On request of Senator Rattigan, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Margaret Underhill, teacher, Mr. Dorothy McMillan, Mr. and Mrs. H. K. Hines, Mrs. Sherman Ruggles, Mrs. James Sudin, and the following students from Greenvale Elementary School: Bryce Austin, Kathleen Austin, R. Bradley Burdon, Mark Dillard, Marilyn Ellison, Laura Evans, Suzanne Farrow, Janice Faylor, Linna Fovel, William Guerne, Richard Hines, Joseph Kady, Elaine Kervan, Carolyn Larson, Mary Ellen Law, Kim Lawson, Henry Lovick, John Martinez, T. Ronald McClintock, Karen Chung, Therse Newby, Jean Peterson, Robert Peterson, David Ridley, Denise Rounds, Diana Ruggles, Richard Ruggles, Robert Ruggles, Pamela Smith, W. Richard Swartz, Karen Vannucci, Vincent West, and Stella Vithart.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Tanquary, Mr. Berry, Mrs. Steffensen, Mrs. Reyes, Mrs. Watkins, Mr. Gentry, Mrs. Rodocker, Mrs. Morrison, Mrs. Graves, Mrs. Thompson, Mrs. Mollard, and the following students from Keyes Elementary School: Richard Blevins, Eldon Brackett, Roger Cobb, Larry Fuss, Barry Grondona, Archie Harris, Dennis Hart, Elmer Jones, R. B. Jones, Lyndon Mays, Marshall Mills, Kenneth Reed, Clarence Richards, Frankie Ryes, Wayne Smith, Curtis Stephens, Tommie Vargas,

Jerry West, Martin Cabagua, Charles Linan, Carl McVay, Elven Mitchell, Gregory Tyree, Michael Vance, Sharon Collins, Melba Frizzell, Glenda Gentry, Lyda Iseman, Jaquita Lyons, Judy Morris, Ruth Pixley, Betty Towler, Linda Walker, Deloris Waller, Patricia Canady, Peggy Brazil, Patty Crossman, Barbara Easley, Cheryl Graves, Phyllis Horner, Linda Liles, Janice Mollard, Anita Morrison, Marilyn Rodocker, Imogene Stiles, Janet Swan, Yvonne Thompson, Velma Venable, and Linda Watkins.

On request of Senators Burns and Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. J. A. Thomason, district superintendent and principal; Mrs. Mary Thomason, teacher; and the following students from North Fork Union School in North Fork: Pedro Capuchino, Thomas Capuchino, Richard Chartier, Edwin Corgiat, Wallace Lewis, James Makries, Jimmie McCauley, Robert Powell, David Ram, Robert Ramos, James Tow, Gary Triplett, Kurt Wisselman, Freda Bayles, Geraldine Bethel, Virginia Capuchino, Vonda DeMasters, Georgia DeSilva, Gloria Dix, Doylene Dooley, Carol Doran, Connie Drake, Rayanna Gorton, Charlene Jackson, Sharon Kelley, Flora Killian, Francine Pryor, Rita Ram, Alice Rohrig, Juanita Williams, Gail Wilson, and Carolyn Branam.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Frances Gorce, teacher; Mary Kuarse, trustee; Mr. Ed Brown, Mrs. Alberta Brown, Superintendent; and the following students from Dry Creek Union School in Clovis: Susan Brother, Diane Colbert, Jeanette Ginder, Judy Ihde, Juanita James, Gay Maikovich, Carol Jane Mallyon, Blanche Pipkin, Carolyn Shimizu, Betty Snoggrass, Carol Smitcamp, Sue Alice Stevenson, Lynn Gorce, Don Cantrell, Russel Carter, Raymond Castro, Michael Hedgepeth, Eddy Henry, Chester Howe, Allen Krause, Varley Moberg, Donny Scarborough, and Spencer Thompson.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Margaret Greene, Mr. Clinton Ansley, and the following students from the Adeline E. Kent School in Kentfield: Judy Baldwin, Wendy Blackfield, Fay Brown, Julie Burwell, Jim Carroll, Sue Chambers, Sheri Cohn, Tad Cramer, Jan Cress, Paula Cumming, Robert Cuneo, Bruce Duncan, Vicki Fontana, Linda Ford, Robin Hand, Jo Hausle, Lynne Keeler, Nick Kerry, Craig Lieber, Brad McCall, Steve McClure, Dan McPhun, John MacKay, Katherine Murdock, Ty Patterson, Sarah Paulas, Tom Rickey, Kathleen Rhodes, Marianna Schulte, Tina Schultz, Stephanie Smith, and Penny Vickery.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Glenn Busick, Mrs. Henry Schneider, Mr. Wayne C. Eckman, principal, and the following students from Barstow Elementary School in Fresno: Norman Deis, Bill Otto, Hollis Mason, Judy Bengel, Glenda Busick, Marjorie Gano, Ann Montgomery, Terri Scarabello, and Linda Schneider.

On request of Senators Cobey and Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Charles Jordon, Mr. Paul Anderson, and the following students from Weaver Union Elementary School in Merced: Victor Acosta, Willard Alloway, Eveilyn Anderson, Ruben Arviso, Rosemary Bettencourt,

Patricia Bianchi, Beverly Blount, Mary Broadstock, Donny Brooks, Tom Bryson, Terry Camachary, Ann Carpenter, Robert Carter, Bill Cook, James Dickerson, John Flowers, Mike Gamel, David Garcia, Betty Lou Gilder, Micaela Gomes, Andrew Griffin, Larry Harris, Cheryl Halverson, Lela Hoffman, George Hyett, Rick Little, Bryan Lustre, Lawrence McDaniel, Christina Marino, Wayne Mays, Sharon Miller, Annie Mitchell, Howard Nelson, Nancy Parsons, Catherine Pereira, Patty Plazenza, Pat Polzine, Ronnie Quinn, Jane Reid, Bobby Ridge, Marcia Robison, Keith Sandlin, Silas Scoggins, Patsy Scoggins, George Seibert, Mary Lou Septon, Terry Sevedge, Rena Vaught, Sandy Walker, John Walters, Floyd Johnson, Mike Kirby, Virginia Leonardo, Leonard Wiensz, and Ray Wood.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. F. W. Schwartz, principal, Miss Dorothy Hart, Mrs. Gertrude Hinton, Mr. Victor Perkes, Mr. Robert Scrofani, Mr. Harold Stiller, Mrs. P. M. Lighty, Mrs. P. Di Giorgio, Mrs. F. T. Clifton, Mrs. R. A. Metzger, Mrs. W. G. Graham, and the following students from Wm. H. Crocker School in Hillsborough: Brian Ahern, Ann Beatty, Bill Bodinson, Richard Brew, James Dederer, Lauren deLaet, David Dennick, Deborah Dye, Peter Ham, Paul Haight, Peter Holbo, Lisa Julian, Phillip Lighty, Irene Lodvick, Susan Larman, Kent Lusignan, Gail Myers, Linda Orwitz, Ruth Anne Rothmeyer, Linda Schilbe, Mark Schroeder, Charles Schuetz, Carol Searls, Katherine Speer, Carol Stern, Gail Tuck, Vance Wood, Leland Ashby, William Ashman, Donald Burnham, Fredricka Chapuan, Richard Elfving, Sally Finnesey, Elizabeth Gage, Suzanne Harter, Donald Hirschbein, Evan Jacoby, Dollyna Kirilla, Laura Lindsell, Susan Mandell, Charlene McAfee, Douglas McGilshan, Margery Metzger, Cynthia Milhauser, Marjorie Jo Moulton, Bruce Nemerov, Jack Pearlstein, Ronald Roberts, Cheryl Rudinger, Robert Sarraill, Russell Squire, Brent Thompson, Lori Truett, Michael Wanger, Brian Woodell, Mallory Anderson, Susan Baird, Robert Berman, Randy Clark, Gail Daley, Kathleen Danzey, Peter Essner, Sally Gold, Susan Goodwin, Richard Haines, Bruce Heard, Michael Jacobs, Susan Mahoney, Bruce Maugin, Theresa Martine, Darlene Mazzoni, Susan Ogilvie, Barbara Potter, Jon Reed, Alan Reeder, Paul Shurtz, Bradley Smith, Louise Sonne, Jay Sutherland, Mark Switzer, Susan Szurek, Hugh Tuck, Roger Batt, Susan Bonner, Mary Lou Dixon, Timothy Duvall, Stuart Er-Riba, Laurie Feldman, John Friedman, Tom Galbraith, Carolyn Gatz, Michael Grady, James Graham, Penny Hawley, Henriane Hefen, Kim Lehman, Nina Lodvick, Jay Mancini, Albert Martin, Teri Sue Parsons, George Philpott, Anita Plotkin, Caroline Reid, Mathen Ryden, Arleen Schwarz, Roberta Sells, Harriet Smith, Jo Ann Snider, Ken Wallach, Ann Biaggini, Jeffrey Bingham, David Blatteis, Doug Brown, Martha Chapin, "Betsy" Clifton, Russell Davis, Diane Edwards, Carol Finnesey, Patricia Hamilton, Richard Haskins, Wynne Herron, Marilyn Hirsch, Walter Hoertkorn, Carol Ingold, Kit Jacobson, John Leth-Nissen, Cathy Lewis, Cherri Linderman, Toni Lyon, Peter Mathen, William McCreary, Drew Odabashian, Robert Pollack, Daniel Rosenthal, Jane Walker, Caspar Weinberger, and Pamela Winter.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 1, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 1
Senate Concurrent Resolution No. 6
Senate Concurrent Resolution No. 9

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DEISCOLL, First Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, April 1, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 8
Senate Bill No. 38
Senate Bill No. 60

Senate Bill No. 62
Senate Bill No. 65

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above bills ordered enrolled.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 68. An act making an appropriation for the payment of the expenses of the Senate and Members of the Senate necessarily incurred by them while attending the 1960 First Extraordinary Session of the Legislature, to take effect immediately.

And reports that the same has been correctly enrolled, and presented to the Governor on the 31st day of March, 1960, at 5.15 p.m.

BURNS, Chairman

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 16
Senate Concurrent Resolution No. 17
Senate Joint Resolution No. 5

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 74
Senate Joint Resolution No. 4

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 1, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 14

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Transportation

SENATE CHAMBER, March 31, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Assembly Bill No. 17

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended and re-refer to Committee on Finance.

COLLIER, Chairman

Above reported bill ordered to second reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 17. An act to add Chapter 3 commencing at Section 24378 to Division 20 of the Health and Safety Code, to amend Sections 4000 and 4750 of, and to add Sections 27156 and 40004 to, the Vehicle Code, relating to the control of motor vehicle air pollution.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

In line 5 of the title of the printed bill, as amended in Assembly March 26, 1960, after "pollution", insert ", and making an appropriation therefor".

Amendment No. 2

On page 9, between lines 3 and 4, insert:

"Sec. 5. The sum of five hundred thousand dollars (\$500,000) is appropriated from the General Fund in appropriation of 1960-1961 Budget Act of 1960, for support of the State Department of Health in carrying out the provisions of Chapter 3 commencing at Section 24378, Division 20 of the Health and Safety Code."

Second Set of Amendments to Assembly Bill No. 17

Amendment No. 1

On page 1, line 32, of the printed bill, as amended in Assembly March 26, 1960, strike out "by the Motor"; and strike out lines 33 and 34, and insert "and recommended by a laboratory designated by the board as an authorized vehicle pollution control testing laboratory, it is found".

Amendment No. 2

On page 7, strike out line 39, and insert:

"Article 4. Authorized Motor Vehicle Pollution Control Testing Laboratories".

Amendment No. 3

On page 7, strike out lines 41 to 51, inclusive; and on page 8, strike out lines 1 to 22, inclusive, and insert:

"24397. The Motor Vehicle Pollution Control Board may designate such laboratories as it finds are qualified and equipped to analyze and determine, on the basis of the standards established by the board, devices which are so designed and equipped to meet the standards set by the state department under Section 4265 and the criteria established by the Motor Vehicle Pollution Control Board.

24398. The Motor Vehicle Pollution Control Board may contract for the use of, or the performance of the tests or other services by, a laboratory or laboratories operated by any public or private agency, within or without the State, where it finds that the obtainable staff of the board cannot perform any of the tests or services required by the board within the time the public interest requires the test or services to be performed."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

MOTION TO CONSIDER GOVERNOR'S APPOINTMENTS

Senator Burns moved that the following appointments by the Governor, which were reported from the Committee on Rules on March 30, 1960, appearing on page 252 of the Journal, recommending their confirmation, be taken up at this time for consideration.

Motion carried.

CONSIDERATION OF APPOINTMENTS BY THE GOVERNOR

Motion to Confirm Governor's Appointments

Senator Burns moved that the Senate confirm and consent to the following appointments:

GEORGE C. FLEHARTY, a resident of Redding; Member, California Water Commission, vice Richard H. Fuidge, resigned;

KENT SILVERTHORNE, a resident of Sacramento; Member, State Water Rights Board, vice Henry Holsinger, term expired;

EDWARD C. OLSON, a resident of Burbank; Member, Alcoholic Beverage Control Appeals Board, vice Jules E. Gerhardt, term expired;

MRS. JANE TOLMACH, (Mrs. Daniel M. Tolmach) resident of Oxnard; Member, Board of Trustees, Camarillo State Hospital, vice Mrs. Elinor Brown French, term expired;

GEORGE GRIMES, a resident of Camarillo; Member, Board of Trustees, Camarillo State Hospital, vice Reverend Thomas Grice, term expired;

THOMAS H. RODGERS, a resident of Ventura; Member State Mining Board, vice Blair W. Stewart, term expired;

CYRUS S. MOORAD, a resident of Hughson; Member, Board of Trustees, Modesto State Hospital, vice Henry G. Anderson;

NEIL J. CURRY, a resident of Los Angeles; Member, California Horse Racing Board, vice Dwight Murphy, term expired;

IRVING H. PERLUSS, a resident of Los Angeles; Director of Employment, vice John Carr, resigned;

ALFRED J. STERN, a resident of San Francisco; Member, State Park Commission, vice Robert DiGiorgio, resigned;

MRS. EILEEN RUE, a resident of Stockton; Member, Board of Trustees, Stockton State Hospital, vice Clarence W. Peterson, term expired;

JOHN ANSON FORD, a resident of Los Angeles; Chairman, Fair Employment Practices Commission, newly created position;

ELTON BROMBACHER, a resident of El Cerrito; Member, Fair Employment Practices Commission, newly created position;

C. L. DELLUMS, a resident of Oakland; Member, Fair Employment Practices Commission, newly created position;

CARMEN WARSCHAW (Mrs. Louis), a resident of Los Angeles; Member, Fair Employment Practices Commission, a newly created position;

DWIGHT ZOOK, a resident of Rolling Hills; Member, Fair Employment Practices Commission, newly created position;

KELLY B. MCGUIRE, a resident of Fort Bragg; Member, State Board of Forestry, vice Russell H. Ellis, term expired;

THEODORE A. ANDERSEN, Ph.D., a resident of West Los Angeles; Commissioner of Economic Development Agency, newly created;

MERLE R. SCHNECKLOTH, a resident of Represa; Superintendent, Conservation Center, newly created;

DEMETRIUS S. STYLIANOU, Ph.D., a resident of Santa Ana; Member, Board of Trustees, Fairview State Hospital, original appointment;

BERNARD N. DESENBURG, a resident of Corona del Mar; Member, Board of Trustees, Fairview State Hospital, original appointment;

WALTER B. CHAFFEE, a resident of Fullerton; Member, Board of Trustees, Fairview State Hospital, original appointment;

YEN FAHRNEY, a resident of Los Alamitos; Member, Board of Trustees, Fairview State Hospital, original appointment;

MRS. JOEY HAM, a resident of El Cajon; Member, Board of Trustees, Fairview State Hospital, original appointment;

A. B. COTTAR, a resident of Yreka; Member of Commission on Peace Officer Standards and Training, newly created;

MARTIN McDONNELL, a resident of San Mateo; Member of Commission on Peace Officer Standards and Training, newly created;

ROBERT ANDERSON, a resident of Riverside; Member of Commission on Peace Officer Standards and Training, newly created;

HOWARD W. CAMPEN, a resident of San Jose; Member of Commission on Peace Officer Standards and Training, newly created;

LOHN R. FICKLIN, a resident of Vallejo; Member of Commission on Peace Officer Standards and Training, newly created;

JAMES HICKS, a resident of Sacramento; Member of Commission on Peace Officer Standards and Training, newly created;

SAMUEL R. LEASK, a resident of Los Angeles; Member of Commission on Peace Officer Standards and Training, newly created;

DAN KELSAY, a resident of Modesto; Member of Commission on Peace Officer Standards and Training, newly created;

GENE S. MUTHOLISEN, a resident of San Diego; Member of Commission on Peace Officer Standards and Training, newly created;

HARLEY MCACHILLEN, a resident of Bellflower; Chief, Collection Agency Licensing Bureau, newly created;

HERMAN F. SELVIN, a resident of West Los Angeles; Member, California Law Revision Commission, vice Frank S. Balthis, resigned;

PROFESSOR JOHN R. McDONOUGH, JR., a resident of Stanford; Member, California Law Revision Commission, vice Samuel D. Thurman, Jr.;

GEORGE G. GROVER, a resident of Corona; Member, California Law Revision Commission, vice John D. Babbage, term expired;

NORMAN LARSON, a resident of North Hollywood; Member, California Aeronautics Commission, vice self, term expired;

J. WALTER SCHAEFER, a resident of Los Angeles; Member, California Aeronautics Commission, vice John Felton Turner, term expired;

DR. HUBERT EATON, a resident of Beverly Hills; Member of the Cemetery Board, vice John D. Gregg, deceased;

EDGAR A. HILLS, a resident of San Francisco; Member, California Horse Racing Board, vice B. W. Railey, resigned;

HARRY MORTENSEN, a resident of Middletown; Member, State Soil Conservation Commission, vice Raymond Rianda, resigned;

JOHN J. KING, a resident of Petaluma; Member, California Water Commission, newly created position;

MARION R. WALKER, a resident of Ventura; Member, California Water Commission, newly created position;

THOMAS CONNOR LYNCH, a resident of San Francisco; Disaster Acting Governor No. 1, newly created position;

CARL GREENBERG, a resident of Los Angeles; Disaster Acting Governor No. 2, newly created position;

HARRY M. DOUGHERTY, a resident of Riverside; Disaster Acting Governor No. 3, newly created position;

CLINTON D. MCKINNON, a resident of San Diego; Disaster Acting Governor No. 4, newly created position;

JOSEPH A. BALL, a resident and attorney of Long Beach; Disaster Acting Governor No. 5, newly created position;

DR. JAMES BARRY SMITH, a resident of San Luis Obispo; Disaster Acting Governor No. 6, newly created position;

PAUL C. BODENHAMER, a resident of Redding; Disaster Acting Governor No. 7, newly created position;

FOSTER HALL SHERWOOD, Ph.D.; Member, Western Interstate Commission on Higher Education, vice Dr. Fred D. Fagg, Jr., term expired;

WILLIAM D. MATHEWS, JR., a resident of Etna; Member, State Soil Conservation Commission, vice Rod McLellan, resigned;

MALCOLM H. MERRILL, M.D., a resident of Berkeley; Director of Public Health, vice self, term expired;

MALCOLM E. HARRIS, a resident of Sacramento; Director of Alcoholic Beverage Control, vice Thomas Martin, resigned;

RAY W. SHUKRAFT, a resident of San Diego; State Fire Marshal, vice Joe Yockers, retired;

WALTER T. SHANNON, a resident of Sacramento; Director of Fish and Game, vice William E. Warne, resigned;

JOHN J. PURCHIO, a resident of Hayward; Member, California Highway Commission, vice Robert L. Bishop, term expired;

BENJAMIN NARVID, a resident of Van Nuys; Member, Industrial Accident Commission, vice Ralph E. Mustoe, term expired;

DANIEL F. DEL CARLO, a resident of San Francisco; Member, Industrial Accident Commission, vice John J. Synon, resigned;

ROBERT H. HADEN, a resident of Merced; Member, Alcoholic Beverage Control Appeals Board, vice Edward C. Olson, resigned;

JOHN S. CRIVELLO, a resident of Monterey; Commissioner, Pacific Marine Fisheries Commission, vice Eugene D. Bennett, term expired;

RICHARD S. CROKER, a resident of Sacramento; Commissioner, Pacific Marine Fisheries Commission, vice self, term expired;

HONORABLE VINCENT THOMAS, a resident of San Pedro; Commissioner, Pacific Marine Fisheries Commission, vice self, term expired;

HERBERT RAY RAINWATER, a resident of San Diego; Member, California Veterans Board, vice Carleton Lichty, term expired;

MRS. IVERNE ROWLAND CARTER, a resident of Long Beach; Superintendent, California Institution for Women at Corona, vice Alma Holzschuh, retired;

DOMINIC TAVAGLIONE, a resident of Riverside; Member, State Athletic Commission, vice William E. Leonard, term expired;

PERCY HOWARD STEELE, JR., a resident of San Diego; Member, Social Welfare Board, vice John T. Martin, term expired;

JEROME N. SAMPSON, a resident of Beverly Hills; Member, Social Welfare Board, vice Carmen Warschaw, resigned;

DR. JACOBUS TEN BROEK, a resident of Berkeley; Member, Social Welfare Board, vice self, term expired;

MARGARET PARDEE BATES (MRS. TALCOIT), a resident of Carmel; Member, State Board of Education, vice Mrs. Eva C. Noland, term expired;

DONALD M. HART, a resident of Bakersfield; Member, State Board of Education, vice Wilbur D. Simons, term expired;

WARREN M. CHRISTOPHER, a resident of Los Angeles; Member, State Board of Education, vice William L. Blair, term expired;

IRA J. CHRISMAN, a resident of Visalia; Member, State Water Commission, vice Arnold Frew, term expired;

JOHN P. BUNKER, a resident of Gustine; Member, State Water Commission, vice self, term expired;

KARL WRAY, a resident of San Clemente; Member, State Park Commission, vice Guilford H. Whitney, term expired;

BULL L. SLATF, a resident of Folsom; Member, Contractors State License Board, vice Lee E. Singleton, Sr., term expired;

FOREST D. PUGH, a resident of Fullerton; Member, Contractors State License Board, vice H. Cedric Roberts, term expired;

ELMER C. ALDRICH, a resident of Sacramento; Chief, Division of Recreation, vice A. Wayne Bartholemew, resigned;

IRVING KLEIN, a resident of Santa Rosa; Member, California Veterans Board, vice self, term expired;

LOUIS L. HABER, a resident of Santa Cruz; Member, Small Craft Harbors Commission, vice Malio Stagnaro, term expired;

HEMAN G. STARR, a resident of Sacramento; Director, Department of Youth Authority, vice self, term expired;

HAROLD L. ZELLERRACH, a resident of San Francisco; Member, State Park Commission, vice Joseph R. Knowland, term expired;

MRS. JUDY CONLEY, a resident of Chico; Member, Certified Shorthand Reporters Board, vice Lloyd Dethlefsen, term expired;

HARRY T. SHAFER, a resident of Compton; Member, Certified Shorthand Reporters Board, vice Kenneth W. Andreen, resigned; and

CLAUDE JENNINGS, a resident of Long Beach; Member, Certified Shorthand Reporters Board, vice Norman C. McKnight, term expired.

The roll was called, and the appointments were confirmed by the following vote:

AYES—Senators Arnold, Burns, Byrne, Christensen, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Hollister, Holmlahl, Johnson, McAtter, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Stiern, Thompson, and Williams 28.

NOES—None.

Appointments Confirmed

Whereupon the President announced that the Senate had confirmed and consented to the appointments of George C. Fleharty, Kent Silverthorne, Edward C. Olson, Mrs. Jane Tolmach, George Grimes, Thomas H. Rodgers, Cyrus S. Moorad, Neil J. Curry, Irving H. Perluss, Alfred J. Stern, Eileen Rue, John Anson Ford, Elton Brombacher, C. L. Delums, Carmen Warschaw, Dwight Zook, Kelly B. McGuire, Theodore A. Andersen, Merle R. Schmeckloth, Demetrius S. Stylianou, Bernard N. Desenberg, Walter B. Chaffee, Ven Fahrney, Mrs. Joey Ham, A. B.

Cottar, Martin McDonnell, Robert Anderson, Howard W. Campen, John R. Picklin, James Hicks, Samuel R. Leach, Dan Kelsay, Gene S. Muchlheisen, Harvey McAleen, Herman F. Selvin, Professor John R. McDonough, Jr., George G. Grever, Norman Larson, J. Walter Schaefer, Dr. Hubert Eaton, Edgar A. Hills, Harry Mortensen, John J. King, Marion R. Walker, Thomas Connor Lynch, Carl Greenberg, Harry M. Dougherty, Clinton D. McKinnon, Joseph A. Ball, Dr. James Barry Smith, Paul C. Bodenhamer, Foster Hall Sherwood, William D. Mathews, Jr., Malcolm H. Merrill, M.D., Malcolm E. Harris, Ray W. Shukraft, Walter T. Shannon, John J. Panchio, Benjamin Narvid, Daniel F. Del Carlo, Robert H. Haden, John S. Crivello, Richard S. Croker, Honorable Vincent Thomas, Herbert Ray Rainwater, Mrs. Iverne Rowland Carter, Dominic Tavaglione, Percy Howard Steele, Jr., Jerome N. Sampson, Dr. Jacobus Ten Brook, Margaret Pardee Bates, Donald M. Hart, Warren M. Christopher, Ira J. Christman, John P. Bunker, Karl Wray, Buell L. Slater, Forest D. Page, Elmer C. Aldrich, Irving Klein, Louis L. Haber, Herman G. Stark, Harold L. Zellerbach, Mrs. Judy Conley, Harry R. Slater, and Claude Jennings.

President pro Tempore of the Senate Presiding

At 9.10 a.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Concurrent Resolution No. 13—Relative to the inclusion of Colton Hall in the state park system.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Burns, Cameron, Christensen, Coombs, Dilworth, Donnelly, Erhart, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Stiern, Thompson, and Williams—24.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assistant Secretary Floyd M. Nolin at the Desk

Senate Bill No. 74—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Burns, Byrne, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Stiern, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Senate Joint Resolution No. 4—Relative to the excise tax on the transportation of persons.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Burns, Byrne, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Stiern, Thompson, and Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senate Concurrent Resolution No. 16 Relative to higher education in the State.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Burns, Byrne, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Stiern, Thompson, and Williams—26.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senator McBride Presiding

At 9.30 a.m., Senator James J. McBride, of the Thirty-third Senatorial District, presiding.

By Senator O'Sullivan:

Senate Resolution No. 17

Relative to the Daily and Weekly Histories

Resolved by the Senate of the State of California, That commencing with the 1961 Regular Session of the Legislature, in prescribing the form and content of the Daily and Weekly Histories pursuant to Joint Rule No. 17, the Secretary of the Senate shall incorporate the recommendations contained in Chapter III of the report on Reduction of Legislative Printing Costs by the Subcommittee on Legislative Printing to the Joint Committee on Legislative Organization, dated February, 1960.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Burns, Byrne, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Stiern, Thompson, and Williams—27.

NOES—None.

By Senator Cameron:

Senate Resolution No. 21

Relative to salary schedules of Department of Mental Hygiene personnel

WHEREAS, The Members of the Senate recognize that the objective of state hospital programs is treatment and cure of patients as opposed to long-term custody, that such a program calls for the use of skilled and adequate personnel and that the Department of Mental Hygiene is handicapped at present in this program by: chronic vacancies, high turnover, inability to recruit and retain needed personnel of high quality; and

WHEREAS, Unnecessary human suffering results when the department is unable to perform in accordance with modern procedures in psychiatric medicine; and

WHEREAS, Failure to implement effective treatment programs results in gross inefficiency and waste and permits the backlog of untreated patients to create new demands for custody, and more building construction, thereby causing a vicious cycle of increasing support budgets, and resulting in many patients who could be cured and released in short periods of time remaining for years or life in custodial care; and

WHEREAS, The principal handicap in implementing the treatment program may be the present inadequate salary schedule for treatment personnel in nursing service, medical, social work and psychology classes; and

WILLIAMS. Inequities exist, in that other state agencies have beginning salaries for essentially the same kind of personnel at a much higher rate, and part of the problem may lie in the present procedures of the Personnel Board; and

WILLIAMS. Efforts have been made for several years through Personnel Board procedures to correct these situations without result; now, therefore, be it

Resolved by the Senate of the State of California. That the foregoing subject matter is assigned to the Committee on Rules for reassignment by it to an appropriate Senate Fact Finding Committee, which committee shall study and report on such subject matter to the Senate not later than the 30th calendar day of the 1961 Regular Session of the Legislature; and be it further

Resolved. That the Department of Finance is hereby requested to give greater attention to the treatment and cure objectives of the State Hospitals in preparation of future budgets, and to consider particularly the effect of salaries upon treatment programs; and be it further

Resolved. That the State Personnel Board is requested to assist in studies of the problem, with the object of establishing a salary schedule for the Department of Mental Hygiene which:

(1) reflects the level of the work required,

(2) enables the department to recruit capable professional personnel with advanced skills in medical, psychological, social work and related nurse classes, and

(3) which enables the department to compete favorably in the labor market for college-educated high school graduates who are making a choice of career, for the psychiatric technician classes and which reflects general comparability with salaries paid in other state services engaged in rehabilitation work; and be it further

Resolved. That the Governor is requested to exercise his leadership in the solution of these problems in which he is known to have great concern; and be it further

Resolved. That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the Governor, the Department of Finance, the State Personnel Board, and the Department of Mental Hygiene.

Resolution read, and unanimously adopted on motion of Senator Cameron.

Senate Joint Resolution No. 5 Relative to religious persecution in Communist China.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Burns, Christensen, Coombs, Dilworth, Donnelly, Erhart, Fisher, Grunsky, Holmquist, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodde, Shaw, Stern, and Williams—23.

NOES—None.

Resolution ordered transmitted to the Assembly.

By Senator O'Sullivan:

Senate Resolution No. 14

Relative to the printing of Senate Resolutions in the Journals

Resolved by the Senate of the State of California. That commencing with the 1961 Regular Session of the Legislature, when any Senate Resolution previously printed is before the Senate for adoption it shall be printed in the Senate Daily Journal only if amendments to it have been adopted, in which case it shall be printed as amended. In the absence of such amendments, Senate Resolutions before the Senate for consideration shall be referred to by day and page of the Journal as printed upon introduction.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Burns, Byrne, Cameron, Christensen, Coombs, Dilworth, Donnelly, Erhart, Grunsky, Holmquist, Johnson, McAttee, McBride, Miller, Montgomery, Murdy, Rattigan, Regan, Richards, Rodde, Shaw, Stern, and Williams—24.

NOES—None.

Senate Concurrent Resolution No. 14 Relative to the battle flags in the State Capitol.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Burns, Byrne, Cameron, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Stiern, Thompson, and Williams—30.

NOES—None.

Resolution ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 14—An act to add Division 13 (commencing at Section 11000) to the Streets and Highways Code, relating to the conversion of city streets to pedestrian malls.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Burns, Byrne, Cameron, Christensen, Coombs, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 24—An act to amend Section 777 of the Agricultural Code, relating to agriculture.

Bill read third time, and presented by Senator Rattigan.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Burns, Cameron, Coombs, Dilworth, Donnelly, Fisher, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—25.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 42—An act to amend Sections 73682 and 73683 of the Government Code, relating to officers and attaches of the municipal court established in the Fresno Judicial District.

Bill read third time, and presented by Senator Burns.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Burns, Cameron, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Hollister, Holmdahl, Johnson, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—27.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 61—An act to amend Section 7953 of the Education Code, relating to powers of county superintendents of schools.

Bill read third time, and presented by Senator Williams.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Burns, Byrne, Cameron, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 75—An act appropriating an appropriation in augmentation of the appropriation in the Budget Act of 1959, for the Emergency Fund, to take effect immediately.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Burns, Byrne, Cameron, Christensen, Coombs, Dilworth, Donnelly, Erhart, Fisher, Heinicke, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Thompson, and Williams—28.

NOES—None.

Bill ordered transmitted to the Assembly.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced, and read:

Senate Concurrent Resolution No. 19: By Senator Burns—Relative to final adjournment of the 1960 First Extraordinary Session of the Legislature.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 19, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 19

Senate Concurrent Resolution No. 19—Relative to final adjournment of the 1960 First Extraordinary Session of the Legislature.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Burns, Cameron, Christensen, Coombs, Dilworth, Donnelly, Erhart, Fisher, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, Thompson, and Williams—26.

NOES—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senators Fisher, Arnold, McBride, Grunsky, and Murdy:

Senate Resolution No. 42

Relative to the Special Senate Committee on Legislative Representation

WHEREAS, The present state laws relating to the regulation of legislative representation are designed in part to require public disclosures of the identities of those persons and organizations which attempt to influence the passage or defeat of legislation, and to require public disclosures of contributions and expenditures of money for such purposes; and

WHEREAS, Such present laws do not clearly apply to attempts to influence decisions, recommendations, or actions of statutory or constitutional agencies of the executive branch of the State Government, even in cases where such decisions, recommendations or actions require the appropriation of money or otherwise determine the policy of the State; now, therefore, be it

Resolved by the Senate of the State of California, That the Special Senate Committee on Legislative Representation (created by Senate Standing Rule No. 57) is hereby authorized and directed to study and analyze all facts relating to attempts to influence those decisions, recommendations, or actions of statutory or constitutional agencies of the executive branch of the State Government which result in requests to the Legislature for appropriations or other legislation. Incidental to such

study, the committee is authorized and directed to examine the processes by which such decisions, recommendations or actions are or have been decided upon, and to report thereon to the Senate by not later than the fifth calendar day of the 1961 Regular Session of the Legislature, including in its report its recommendations for appropriate legislation upon the subject matter of this resolution.

Resolution read, and referred to the Committee on Rules.

ADJOURNMENT

At 10.16 a.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Monday, April 4, 1960.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-SEVENTH LEGISLATIVE DAY

THIRTY-NINTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Monday, April 4, 1960

The Senate met at 2 p.m.

Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Hollister, Holmdahl, Johnson, McAtee, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slatery, Teale, Thompson, and Williams—36.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Lord of Our Secret Discouragement and Public Success, Lord of Our Years and Our Tears, Father of Our Longing, Give us new strength for the lengthening days and increasing duties. Thou knowest how much we would like to sit in the sunshine Thou hast made for our warming . . . but we must finish the task to which our hands have been set. If we become despondent and our dwelling place seems barren, lead us around the corner where new springs of refreshing and courage rise. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator McBride led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator Grunsky, on motion of Senator Dolwig, due to personal business.

Senator Shaw, on motion of Senator Cameron, due to illness.

Senator Miller, on motion of Senator Montgomery, due to legislative business.

Senator Stiern, on motion of Senator Teale, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Slattery, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Miss Celia Ackerson and Miss Doralee Poole of San Marino.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. S. R. Russell and son Dean of San Marino.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Chas. Floyd of Arcadia, Miss Dona Huest, Miss Diane Mugent, Miss Barbara Murray, and Mrs. W. H. Murray, all of Modesto.

On request of Senator Farr, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Ira Bounds of Salinas; Mrs. Emiline Bounds of Shubuta, Mississippi; and Mrs. Beaby Wilson of Eudora, Arkansas.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Pauline Marie, Sister Roberta Julie, Mrs. Margaret Cunningham, and the following students from Notre Dame High School in San Jose: Joan Aberle, Pamela Aldridge, Diane Alesch, Barbara Alves, Leslie Bagar, Barbara Baggese, Jacqueline Baker, Sharon Bayard, Faye Beechie, Joanne Birmingham, Sandra Biscaglia, Jacqueline Bozlanich, Marianne Bonasera, Michelle Bonasera, Janet Borruso, Karen Brewer, Charlotte Bruno, Carolyn Calcagno, Dolores Caldwell, Kathryn Campagna, Nancy Campfield, Mary Campisi, Virginia Carnevale, Mary Casolari, Joanne Castagnola, Karen Cauhape, Rosejoanne Ciricione, Mary Cecilia Connelly, Gabrielle Csinnia, Peggy Cunnning, Kathleen Deegan, Juanita Delcrew, Diane Dillon, Annetie Datto, Patricia Delerity, Judy Evans, Maedee Lou Farwell, Louise Fearon, Judy Ferrari, Marilon Figone, Louise Fleury, Bonnie Fournier, Kathie Galvin, Verdel Ghiorso, Martha Giannini, Diana Gibino, Joanne Giovannotti, Diane Gomes, Hannah Greiberg, Marianne Haackel, Dolores Hall, Morrison Hansen, Dona Hartney, Diane Harquist, Paula Herlick, Suzanne Holland, Mary Howard, Charlene Johnson, Mary Kay Johnson, Kathleen Jones, Judith Juarez, Beverly Kampfen, Jo Ann Keetman, Betty Kuhn, Darlene Lamarra, Jacquelin Lazar, Virginia Lico, Antonio Livak, Letha Lloba, Majel Logan, Cathleen Novotny, Colleen O'Kane, Anne Oldwyn, Teresa Olson, Nancy O'Rourke, Jane Oswald, Noreen Paganini, Diane Parle, Judy Perry, Karen Koeplin, Darlene Pinza, Maria Prioti, Carolyn Popovich, Karen Pozniak, Janet Provenzano, Madeline Quares, Josephine Ragonosi, Sherye Rang, Marianne Ravizza, Gayle Ravner, Judy Riedy, Lynette Rodrigues, Ann Sandersfeld, Teresa Seaub, Ann Schirle, Judi Sepeda, Mary Tarda, Patriola Thomas, Claudia Van Gundy, Beverly Vicari, Barbara Vogel, Ann Wade, Mary Jo Wallron, Beverly Wallace, Mary Waters, and Carmen Woods.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Thomas Slaght, principal, Mrs. Doris Stuart, teacher, Mrs. D. E. Hutchison, Mrs.

Arthur Ronten, Mrs. Floyd Baker, and the following students from Summerville Elementary School: Douglas Davis, Hoyt Elkins, Sam Elkins, Ernest Husband, Vic Loving, Ron Oliver, Albert Paso, Bill Prater, Richard Ray, Richard Ronten, Jim Secora, Jim Silves, Howard Thomason, Johnie Walters, Carol Baker, Donna Bostick, Laura Cullers, Hazel Davis, Sherry Gilmore, Dolores Hansen, Paula Hodge, Pam Hutchison, Nancy Pogue, Sandra Ronten, JoAnn Tesreau, and Margaret Wyhlidko.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Helen Recek, Mrs. Louise LaTorre, Mrs. Carol McDonald, Mr. Warren McDonald, Mr. Don Farley, Mrs. Eilma Hoerl, and the following students from Twain Harte Elementary School: Walter Bladh, Jerry Boberg, Ricky Carter, Bobby Dehune, Brad Fergon, Don Gann, Dave Harder, Ken Hildreth, Logan Huston, Randy Jannusch, Carl Kemp, Wynn LaTorre, Bill Marston, Harold Peterson, David Poole, Bill Poth, Mike Recek, Henry Rice, Bob Rose, John Sanchez, Curt Wright, Jean Balsbaugh, Garnet Bliss, Pat Boon, Susan Chapin, Brenda Edmonds, Mary Hamilton, Nancy Harrison, Carolyn Jones, Ginnie Martin, Janice Nilan, Susan Oliver, and Carol Trevena.

On request of Senator Cameron, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Lloyd Funkhouser, Principal; Mrs. Dorothy Kindopp, Mrs. Florence Olinder, Mrs. Florence Schaefer, Mrs. Loretta Martin, and the following students from Pine Hills Junior Academy of Auburn: Charlene Hill, Deck Hull, Diane Martin, Bobby Mutchler, Tom Reed, Gayle Rose, Dennis Sanders, Donna Schaefer, Priscilla Boodt, Frances Daley, Ganice Gipson, Barry Burris, John Bretz, Jane Hamilton, Connie Harbour, Paul Newcomb, Carolyn Jackson, Ellen Juntti, James Juntti, Joyce Long, Dorene Martin, Sharon Pitman, Mary Smith, Mary Sturgill, Harold Whalin, Keith Williams, Steven Wyrick, Lynn Beaida, Janet Burris, Judy Burris, Phyllis Burske, James Gipson, Donald Hull, Jim Irwin, Norman Sturbill, and Carol White.

On request of Senator Burns, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Arthur Stone, Freda Berg, Mrs. Paul Mehrten, and the following students of Pacific Union Elementary School in Fresno: Marsha Askov, Bruce Busch, Beverly Carver, Edna Christensen, Brian Clement, James Cozby, Loretta Gage, Nedra Gage, Frank Galvan, Celia Gutierrez, Helen Gutierrez, Benjamin Horn, Florence Johnston, June Kawamoto, Norman Kizirian, Carolyn Knott, Gerald Lutz, David Martinez, Lawrence Mason, Mary McDuffie, Deanna Mehrten, Richard Mendes, William Messenlehner, Toddy Olivas, John Ortiz, Janet Rafanan, Irene Reyes, Nieves Reyes, John Salinas, Alice Saski, Clair Silva, Jerry Smith, Richard Taniguchi, Steven Wilson, Billy Woods, Larry Woods, and Martha Woods.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Joseph Toman, teacher and vice principal, Mr. Carroll Bravo, principal, and the following students of Columbia Union Elementary School: Nancee Bacigalupi, Ellen Barnett, Georgia Beresford, Rocky Billings, Jere Calef, William Campbell, Mark Collins, William Crimmins, Walter Diaz, Eric DuTemple, Allan Farley, Judy Fraguero, Timothy Jackson, Janice

Lester, Johnny Lorber, Alan Martinelli, Billy McCrum, Roger McGinty, George Njirich, Ralph Perry, Sophie Smith, Diane Weston, and David Wynne.

On request of Senator Teale, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. E. F. Kenton, teacher, and the following students of Pinecrest School: Ginger Keener, Diane King, Ross Johnson, Peter Marshall, and Geraldine Miller.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Russell, Mrs. Clark, Mrs. Brandt, Mrs. Jessen, Mr. Verne Combs, and the following students from Covington School in Los Altos: Roger (Hidden, Janet Hillhouse, Sue Sedlacek, Bob Timpe, Eric Hoffman, Leslie Dieboldt, Lee Hildebrand, Ed Hadley, Jeri Inness, Terry Bolinger, Tom Kepner, Toby Buschman, Ted Zahorski, Carl Roberts, Pat Rodriguez, Leslie Maffitt, Nancy Spencer, Jim Keith, Rusty Bagnall, Janis Wiek, Kathleen Voltmer, John Parker, Carol Morris, Rolland Regnery, Chris Caviglia, Jeanne Mitchell, Allan Masterson, Richard Grey, Richard Thomas, Peter Slaughter, Sallie Hein, Gretchen Harro, Leslie Urek, Gina Fitz, Carol Kent, Kemon Papacosta, Linda Swanton, Allan Pederson, Fred Lanka, Karen Smith, Michael George, Terry Hoover, John Boeschen, Marc Durand, Pat Fitzsimmons, Jennifer Lowen, Dianne Barrett, Jeff Finley, LuAnn Brown, Susan Bolander, Jack Benson, Duane Eichler, and Pam Stevenson.

On request of Senator Holmudahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rt. Rev. Msgr. William Reilly, pastor, Sacred Heart Church; Sister Mary Cecilia, principal; Sister Elise Marie, Sister Margaret Mary, Mrs. Henry Czechovetz, Mrs. James Isola, Mrs. John Ravazza, Mrs. George Thurston, and the following students of Sacred Heart School: Paula Andrada, Bob Arolla, Don Attix, Marilyn Ayres, Susan Barloga, Edward Beasley, Carolyn Bendit, Sandra Bernard, Tom Bevilacqua, Linda Boccaccio, Annette Carlisle, Marie Carusillo, Carol Czechovitz, Victor Dayak, Bernard Dignan, Gary Floyd, Mary Flynn, Juan Fortin, Dennis Foust, Ronald Genini, Rita Gianechini, Steven Gould, John Haverty, Helaine Head, Lawrence Henkel, Kathy Isola, Dick Johns, Sharon Kmiecik, Dick Lehrman, John Lydon, Michael Martin, Patricia McEntee, Helen McFadden, Reny Morris, Robert Neuberger, Albert Nickelberry, Mary Orlosky, Joyce Patters, Pat Raftery, Frank Rivas, Raquel Roldao, Catherine Rosales, Roger Sabbatte, Priscilla Scotlan, Warren Sepolen, Charlotte Thurston, Caterina Tobacco, Laura Valenzi, Patricia Villata, Gregory Watts, Kathleen Allen, Gene Cebellero, Betty Del Sarto, Sharon Fee, Dreda Frere, James Gai, Patricia Henderson, Michael Jones, Charice Malta, Otto McQueen, Pamela Moore, Carol Ann Murphy, Diane Muscadine, Paulette Puccetti, Marilyn Ravazza, Roxanne Reece, William Souza, Norma Warren, Michael Woods, Paul Zunino, Margaret Anthon, Harold Bender, Helen Berry, Thomas Brown, Francis Cameron, Michael Campbell, Elizabeth Cardinale, Sharon Cline, Kathleen Drury, Rodrick Edwards, John Emery, Ezzelina Ghilarducci, Jose Gressel, Katherine Harris, Elaine Lopez, Joan Mangini, Rudy Marmolejo, Leslie Marsh, William Miller, Rita Montero, Marie Perez, Janice Raffaelli, Mario Rivas, David Roberts, Diane Sims, Robert Stevens, Deborah Taylor, and Steven Zanotto.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Margaret Greene, Mr. Clinton Ansley, Mr. and Mrs. Hans Schiller, and the following students and exchange students from Adeline E. Kent School in Marin: Judy Baldwin, Wendy Blackfield, Eric Brown, Julie Burwell, Jim Carroll, Sue Chambers, Sheri Cohn, Paul Cramer, Jan Cross, Paula Cumming, Robert Cuneo, Bruce Duncanson, Vicki Fontana, Linda Ford, Robin Hand, Jo Hausle, Lynne Keeler, Nick Kerry, Craig Fisher, Paul McCall, Steve McClure, Dan McPham, John Mackery, Katherine Murdoch, Ty Patterson, Sarah Paulas, Tom Riley, Kathleen Rhodes, Maryanna Schulte, Tina Schultz, Stephanie Smith, Penny Vickery, C. Zarin Agha of Pakistan, Joseph Kerqueno of France, Gerot Tonfur of Austria, Kjeld Malde of Norway, and Lisa Milbach of Italy.

On request of Senator Miller, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Douglas Usedom, teacher, Mrs. Opel Tate, Mrs. Hamps Rosenthal, Mr. Jack Kennett, Mrs. Jack Young, Mrs. Montgomery, Mrs. Buckley, Mr. N. R. Hughes, teacher, Mr. Richard F. Bergamini, teacher, and the following students from Riverview Intermediate School: Jessie Baenett, Stiner Benner, Richard Cannon, Pat Campbell, Kay Carney, Susan Conley, Carolyn Day, Orland Dodson, Roxanne Dyer, Sally Lee Pernow, Leslie Graves, Robert Hamilton, Judy Harbin, Gilbert Hays, Larry Houston, Bill Lane, Camilla Lessard, Jim McEwen, Richard Ostrom, Tom Pena, Sharon Rhoda, Jimmy Roberts, Claudia Senn, Sally Shelton, Barbara Stormes, Ken Tate, Irene Thorpason, Cheryl Williams, Tom White, Arthur Alba, Roxanne Austen, Michael Arnold, Michael Bowlen, Cathleen Carrier, Linda Candel, Nellie Cosilla, Kenneth Coleman, Marsha Froid, Michael Harkness, Connie Hoffman, Joyce Howard, Don LaKatos, Augie Lamia, Arleen Lazaretti, Mollie Lindfield, Marsha Mathews, Jereen McJunkin, Betty Morelli, Thomas Moutch, Michael Murphy, Sue Nation, Sharon Prater, Jack Richardson, Glen Salino, Bill Vlach, Linda Wanless, Carol Wright, Marcia Young, J. F. Stuen, Bill Fitzpatrick, Junior Ford, Jerry Graham, Roy Hamilton, Gary Hartman, Vale Hatch, Roy Hayes, Ronnie Holland, Clyde Rose, Paula Combee, Jean Cotham, Lea Hallman, Ramona Hallmark, Sue Hinton, Jearline Hicks, Terry Huie, Mary Juarez, Rayo Lopez, Joann Palen, Vera Sem, Margaret Waldecker, Sheila Williams, Richard Bushnie, Lenny Costa, Roger Maxwell, Walter Mims, Leland Perry, Joseph Scott, Richard Tiscareno, Sheial Bell, Jean Buckley, Anita Espinosa, Connie Henderson, Joyce Inman, Sally Phillips, Charlene McTee, Mary Raborn, Barbara Sanchez, Mary Simpson, Diane Smith, Anna Joe Stamper, Shirley Van Dyke, Carmen Vega, John Cates, Paul Garrett, Leslie Hallman, Gerald McGie, Booker T. Muldrow, Larry Neely, Mark Rontzahn, Howard Sardeson, Dewey Savell, Jerry Van Dyke, Dennis Wright, Pamela Anderson, Gloria Chrasco, Charla Crocker, Sandra Davis, Carolyn Hamilton, Judy Harris, Sandra Harris, Gloria Hernandez, Linda Kohler, Sandra Landon, Shirley Meier, Sarah Montgomery, Edna Navarro, Sandra Palmer, Carolyn Patrick, Loretta Rodgers, Susan Shively, Sharron Stickler, Marsha Thurgood, Darlene Woods, Barbara Younce, and David Rosenthal.

COMMUNICATIONS

The following communications were received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF NATURAL RESOURCES
DIVISION OF BEACHES AND PARKS
SACRAMENTO, March 31, 1960

Mr. Joseph A. Beek, Secretary
State Senate
Senate Chamber, Sacramento, California

DEAR MR. BEEK: Attached for your records is an answer to Senate Concurrent Resolution No. 5, introduced February 2 of the 1960 Budget Session.

The first is a Statement of Policy recently adopted by the California State Park Commission and the second is a report, Survey No. 1025, prepared by the Organization and Cost Control Division of the Department of Finance at the request of the Director of the Department of Natural Resources.

We believe this clearly indicates the Department of Natural Resources, the Division of Beaches and Parks and the State Park Commission have been studying and are aware of the possibilities, as well as the problems involved in the development procedure for state beaches and parks suggested in Senate Concurrent Resolution No. 5.

Sincerely yours,

CHARLES A. DETURK, Chief

Encl.

The letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES
SACRAMENTO, March 31, 1960

Hon. Joseph Beek,
Secretary of the Senate
State Capitol, Sacramento, California

DEAR MR. BEEK: I am pleased to transmit herewith, for the information of the California State Senate a copy of a letter dated March 18, 1960, which constitutes my report on the feasibility of state construction of power plants on the McCloud River, in response to House Resolution No. 249, as amended by the 1959 Legislature.

Very truly yours,

HARVEY O. BANKS, Director

Encl.

The letter of transmittal ordered printed in the Journal, and the report filed with the Secretary of the Senate.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 61

Assembly Bill No. 68

Assembly Bill No. 75

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

ASSEMBLY CHAMBER, April 4, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 3

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 4, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 16
Senate Bill No. 41
Senate Bill No. 50

Senate Bill No. 51
Senate Bill No. 59

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 4, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed, as amended:

Senate Bill No. 14
Senate Bill No. 36
Senate Bill No. 37

Senate Bill No. 42
Senate Bill No. 44
Senate Bill No. 64

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

Above bills ordered to unfinished business file.

ASSEMBLY CHAMBER, April 1, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 20
Assembly Bill No. 80
Assembly Bill No. 81

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bills were read the first time:

Assembly Bill No. 20—An act to add Article 13 (commencing at Section 25401) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Referred to Committee on Education.

Assembly Bill No. 80—An act to amend Sections 3081.01, 3081.02 and 3081.05 of, and to add Section 3081.81 to, the Civil Code, relating to real estate licensees, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Insurance and Financial Institutions.

Assembly Bill No. 81—An act to amend Sections 10131, 10132 and 10134 of the Business and Professions Code, relating to land locators, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Business and Professions.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 1, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 14

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 14—Relative to augmenting the funds of the Joint Committee on Legislative Organization.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1960

MR. PRESIDENT: I am directed to report to this honorable body that the Assembly on this day passed:

Assembly Bill No. 27
Assembly Bill No. 40
Assembly Bill No. 57
Assembly Bill No. 60
Assembly Bill No. 70
Assembly Bill No. 76

Assembly Bill No. 78
Assembly Bill No. 84
Assembly Bill No. 85
Assembly Bill No. 88
Assembly Bill No. 91

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bills were read the first time:

Assembly Bill No. 27—An act to amend Sections 5900 and 9400 of, and to add Section 9409 to, the Vehicle Code, relating to commercial vehicle registration and fees.

Referred to Committee on Transportation.

Assembly Bill No. 36—An act to add Chapter 145 (commencing with Section 19570, in Division 14), and to add Section 19578 to, the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also on the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this chapter.

Referred to Committee on Education.

Assembly Bill No. 37—An act to appropriate twenty million dollars (\$20,000,000) to be expended pursuant to Section 19525 of the Education Code, relating to capital outlay for construction or improvement of public schools, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Education.

Assembly Bill No. 69—An act to amend Section 31231 of, to repeal Sections 31232, 31233, 31234, 31235, and 31237 of, and to add Sections 31232 and 31233 to, the Education Code, relating to state scholarships for higher education in the science of agriculture.

Referred to Committee on Education.

Assembly Bill No. 79—An act calling a special election to be consolidated with the general election of 1960 and to provide for the

submission to the electors of the State at such consolidated election of constitutional amendments proposed by the Legislature at the 1960 First Extraordinary Session, to take effect immediately.

Referred to Committee on Elections.

Assembly Bill No. 76—An act to add Section 22659 to, and amend Sections 22702, 22850, 22852, 22853, and 22854 of, the Vehicle Code, relating to the removal of vehicles.

Referred to Committee on Transportation.

Assembly Bill No. 78—An act to amend Section 23757 of the Education Code, relating to student fees of the state colleges.

Referred to Committee on Education.

Assembly Bill No. 84—An act to add Sections 3081.095, 3081.096, 3081.097 and 3081.098 to, and to amend Section 3081.09 of, the Civil Code, relating to real property loan brokers, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Insurance and Financial Institutions.

Assembly Bill No. 85—An act to add Article 3 (commencing at Section 11200) to Chapter 1 of Part 2 of Division 4 of the Business and Professions Code, relating to regulation of transactions by the Division of Real Estate, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Insurance and Financial Institutions.

Assembly Bill No. 86—An act to amend Sections 950, 955, and 956 of the Education Code, relating to school district elections and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Education.

Assembly Bill No. 91—An act making an appropriation for the support of Department of Public Health.

Referred to Committee on Finance.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 1, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 5—Relative to the compiling, publishing, and distribution of the official state roster;

Senate Concurrent Resolution No. 7—Relating to the inclusion of Fort Bidwell in the state park system;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the first day of April, 1960, at 11 a.m.

BURNS, Chairman

SENATE CHAMBER, April 1, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 30—An act to amend Sections 8003, 8152, 22651, and 22652 of the Vehicle Code, relating to the registration of vehicles, the removal of vehicles from highways and public property, and the regulation of vehicle parking;

And reports that the same has been correctly enrolled, and presented to the Governor on the first day of April, 1960, at 11.30 a.m.

BURNS, Chairman

SENATE CHAMBER, April 1, 1960

MR. PRESIDENT: The Committee on Rules has examined:
Senate Concurrent Resolution No. 19
And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 1, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:
Assembly Concurrent Resolution No. 5
Assembly Concurrent Resolution No. 15
Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Transportation.

BURNS, Chairman

Above reported resolutions re-referred to Committee on Transportation.

Committee on Finance

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:
Senate Bill No. 71
Assembly Bill No. 10
Assembly Bill No. 19
Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McBRIDE, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:
Assembly Bill No. 17
Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

McBRIDE, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:
Assembly Constitutional Amendment No. 4
Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

McBRIDE, Chairman

Above reported resolution ordered to third reading.

Committee on Rules

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:
Assembly Concurrent Resolution No. 4
Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolution ordered to second reading.

MOTION TO READ BILLS SECOND TIME

Senator McCarthy moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 71 An act to add Section 6212 to the Public Resources Code, relating to the acquisition from the federal government

of certain swamp and overflow lands in the Counties of Riverside and San Bernardino and for the disposition thereof.

Bill read second time, ordered engrossed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 10—An act to amend Sections 31204 and 31214 of, to add Section 31214.3 to, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Bill read second time, and ordered to third reading.

Assembly Bill No. 19—An act to amend Section 426.5 of the Health and Safety Code, relating to air pollution.

Bill read second time, and ordered to third reading.

Assembly Bill No. 17—An act to add Chapter 3 (commencing at Section 23378) to Division 20 of the Health and Safety Code, to amend Sections 4000 and 4750 of, and to add Sections 27156 and 40004 to, the Vehicle Code, relating to the control of motor vehicle air pollution, and making an appropriation therefor.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

On page 3, line 32, of the printed bill, as amended in Senate April 1, 1960, after "tested", insert "by the board or tested".

Amendment No. 2

On page 3, lines 36 and 37, strike out "it is found", and insert "the board finds".

Amendment No. 3

On page 7, line 17, strike out "where it finds", and insert "All testing of devices by the board for purposes of certification shall be performed pursuant to such contracts."

Amendment No. 4

On page 7, strike out lines 18 to 20, inclusive.

Amendment No. 5

On page 8, after line 13, insert "Sec. 6. If any provision of this act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provisions or application, and to this end the provisions of this act are severable."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Concurrent Resolution No. 4—Relative to expenses of the Joint Legislative Committee for the Revision of the Education Code. Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

On page 1 of the printed measure, as amended in Senate March 25, 1960, strike out lines 7 to 11, inclusive, and insert "tee, in connection with its duties, shall confine itself to the completion of the studies now in progress in order that the staff can

complete its work by September 1, 1960 and that the committee can complete its report by December 31, 1960. The committee shall give specific attention to school district organization and reorganization, finance and bonding, the powers and elections of governing boards, standardization of terminology."

Amendment No. 2

On page 1, line 13, strike out "thirty thousand dollars (\$30,000)", and insert "fifteen thousand dollars (\$15,000)".

Amendment No. 3

On page 1, lines 23 and 24, strike out "Twenty five thousand dollars (\$25,000)", and insert "ten thousand dollars (\$10,000)".

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

RESOLUTIONS

The following resolutions were offered:

By Senator Williams:

Senate Resolution No. 43

Relative to congratulating Frank R. Skadan on his retirement

WHEREAS, On June 30, 1960, Frank R. Skadan, beloved dean of San Joaquin Valley coaches, will retire as athletic director at Lindsay High School; and

WHEREAS, When Frank Skadan came to Lindsay High School over 35 years ago, he brought with him a remarkable record of success in various sports, including football, baseball, basketball, and track, and when he hangs up his faded but familiar red cap in June of this year he will leave a heritage rich in athletic and personal accomplishments; and

WHEREAS, During his outstanding career, Frank Skadan has earned a well-deserved reputation as a champion, both in the field of sports and in the arena of daily living; but those who have the most respect for this beloved coach are the countless boys who have been influenced by his guidance and direction; and

WHEREAS, A major part of his philosophy has been to teach and exemplify a high moral standard along with the value of individual effort towards achievement in all realms of endeavor, rather than only in athletics; and

WHEREAS, It has been said that it takes a champion to produce champions and there are hundreds of boys now grown to manhood who can testify that Frank Skadan personifies that saying better than anyone else engaged in the guidance of young men; now, therefore, be it

Resolved, by the Senate of the State of California, That the Members of this Senate commend Frank R. Skadan for the numerous contributions which he has made to the well-being of the youth of this State, congratulate him on his retirement as athletic director at Lindsay High School, and wish him much happiness and continued success in his future endeavors; and be it further

Resolved, That the Secretary of the Senate be hereby directed to transmit suitably prepared copies of this resolution to Frank R. Skadan and to Lindsay High School.

Resolution read, and unanimously adopted on motion of Senator Williams.

By Senator Cameron:

Senate Resolution No. 44

Relative to the VIIIth Winter Olympics at Squaw Valley

WHEREAS, The great success of the VIIIth Winter Olympic Games at Squaw Valley, California, was due in large part to the availability of adequate parking facilities in the valley; and

WHEREAS, The parking facilities were made possible only through the remarkable efforts and achievements of the United States Naval Engineering Research and Evaluation Laboratory, which developed the snow compaction process and designed the snow compaction parking area, and through the untiring efforts of the men of Mobile Construction Battalion No. 10, Port Huenehue, California, who constructed the snow compaction parking area rapidly and efficiently against great adversities; now, therefore, be it

Resolved by the Senate of the State of California, That the United States Naval Engineering Research and Evaluation Laboratory, and Mobile Construction Battalion No. 10, Port Huenehue, California, are hereby congratulated and com-

mended for their fine work which contributed so much to the success of the VIIIth Winter Olympic Games, which was a significant factor in the promotion of international sportsmanship and good will; and be it further

Resolved, That the Secretary of the Senate be hereby directed to transmit suitably prepared copies of this resolution to the United States Naval Engineering and Evaluation Laboratory and to Mobile Construction Battalion No. 10, Port Hueneme, California, and to the Department of the Navy, Washington, D.C.

Resolution read, and unanimously adopted on motion of Senator Cameron.

By Senator Cameron:

Senate Resolution No. 45

Commending the California Highway Patrol on its activities during the VIIIth Olympic Winter Games

WHEREAS, The California Highway Patrol was responsible for the control of the unprecedented volume of traffic at the VIIIth Olympic Winter Games; and

WHEREAS, In discharging this responsibility the California Highway Patrol did so in a competent and courteous manner, a credit to the State of California; and

WHEREAS, The absence of fatal accidents during the month of February for the California Highway Patrol Operational Area involved in these games attests to the efficiency of the Patrol's activities; now, therefore, be it

Resolved by the Senate of the State of California, That the California Highway Patrol is commended for its outstanding public service so faithfully and energetically rendered to the visitors and citizens of this State during the VIIIth Olympic Winter Games; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Commissioner Bradford Crittenden of the California Highway Patrol.

Resolution read, and unanimously adopted on motion of Senator Cameron.

By Senator Cameron:

Senate Resolution No. 46

Relative to congratulating the Division of Highways

WHEREAS, One of the contributing factors to the great success of the VIIIth Winter Olympic Games was the outstanding work of the Division of Highways through whose diligent efforts the roads leading to the games' site were kept open and free of dangerous obstacles; and

WHEREAS, This was no easy task for the tremendous increase in traffic in the area plus the hazards of the ice and snow of the Sierras presented problems requiring exceptional skill and patience to solve; and

WHEREAS, The Senate takes this means of commending the personnel of the Division of Highways who many months prior to and during the winter games worked untiringly that others might enjoy to the fullest extent the thrilling display of athletic skill which was exhibited at Squaw Valley; now, therefore, be it

Resolved by the Senate of the State of California, That the Division of Highways is congratulated for the fine job it did in keeping the roads open for the VIIIth Winter Olympic Games; and be it further

Resolved, That the Secretary of the Senate be hereby directed to transmit suitably prepared copies of this resolution to the Division of Highways.

Resolution read, and unanimously adopted on motion of Senator Cameron.

By Senator Cameron:

Senate Resolution No. 47

Relative to commending the personnel of the Sixth Army

WHEREAS, In order for the participants of the VIIIth Winter Olympic Games to properly display the athletic skills which they have acquired through years of arduous practice it was necessary for the facilities at Squaw Valley to be in top condition; and

WHEREAS, It was unanimously agreed by both the officials and athletes that the ski runs were among the best ever offered to Olympic participants; and

WHEREAS, This was largely due to the work performed by the personnel of the Sixth Army stationed at the Presidio in San Francisco who skillfully packed the snow so that skiing was at its best during the competition; and

WHEREAS, Through their efforts in maintaining these facilities equal conditions were offered to all athletes with the result that winning the medals depended on skill, not chance; now, therefore, be it

Resolved by the Senate of the State of California, That this Senate commends the men of the Sixth Army who contributed so much to the success of the VIIIth Winter Olympic Games; and be it further

Resolved, That the Secretary of the Senate transmit suitably prepared copies of this resolution to the Presidio in San Francisco, California.

Resolution read, and unanimously adopted on motion of Senator Cameron.

By Senator Short:

Senate Resolution No. 48

Relative to the book entitled "The Legislature of California"

WHEREAS, The Chief Clerk of the Assembly, Mr. Arthur A. Ohnimus, has recently completely revised the book which he authored entitled "The Legislature of California"; and

WHEREAS, This publication, which contains a comprehensive description of the procedure of the California State Legislature and much other pertinent information relative to California's history, Constitution and Government, has in the past proved to be of invaluable assistance to the Members of the Senate and their constituents who express interest in the Legislature; now, therefore, be it

Resolved by the Senate of the State of California, That the State Printer be directed to print 10,000 copies of "The Legislature of California" by Arthur Ohnimus for distribution to the members of this body; and be it further

Resolved, That the Secretary of the Senate transmit a copy of this resolution to the State Printer.

Resolution read, and unanimously adopted on motion of Senator Short.

By Senator Burns:

Senate Resolution No. 49

Relative to meetings of local agencies

WHEREAS, In 1953 the Legislature enacted the statute popularly known as the Brown Act, which requires all meetings of legislative bodies of local agencies to be open to the public; and

WHEREAS, The purpose of the statute is to guarantee the right of the public to observe and be informed concerning the meetings, deliberations and conduct of the local legislative bodies which serve it; and

WHEREAS, The Brown Act specifically applies only to "meetings" of local legislative bodies, and was not intended to prevent private discussions, conferences or caucuses of individual local legislators similar in nature to those engaged in by state legislators where no actions are taken or decisions reached concerning matters pending before such local agencies; and

WHEREAS, Local legislators like State Legislators, have a duty to discuss and deliberate freely concerning their common governmental interests and problems with their constituents, with other public officials, with other local legislators, and the time, place, participants and subject matter of such discussions must remain a matter of individual legislative discretion; and

WHEREAS, The legislative bodies of California's local agencies, and the individual members thereof, have shown in the vast majority of instances, admirable judgment and a high sense of dedication to the public they serve in complying with both the letter and the spirit of the Brown Act; now, therefore, be it

Resolved, By the Senate of the State of California, that the legislative bodies of local agencies be, and they are hereby, commended for their devotion to the public which they serve and for the sound legislative discretion which they have demonstrated by their conduct in reconciling the interest of the public in observing the conduct of their public affairs with their own duty and practical necessity of keeping informed concerning the administration of their local agencies, and the attitudes, interests and activities of their constituents and other public officials.

Resolution read, and referred to Committee on Rules.

By Senator Thompson:

Senate Resolution No. 50

Relative to commending the San Jose State College boxing team

WHEREAS, The Members of the Senate have learned with pleasure of the hard fought and well deserved victory won by the San Jose State College boxing team in the Pacific Coast Intercollegiate Boxing Tournament held in Sacramento on March 24 through 26 of this year; and

WHEREAS, The championship was won in a truly dramatic tournament in which the ultimate outcome was unknown until San Jose Spartan heavyweight Archie Milton defeated John Genasci of Nevada in the second round of the final bout; and

WHEREAS, Under the expert coaching of Professor Julie Menendez, several members of the 1960 Spartan boxing team won individual titles in the tournament as well; and

WHEREAS, In addition to Archie Milton, the members of this outstanding boxing team include Stu Bartell, 165 lbs.; Charley Brown, 147 lbs.; Harry Campbell, 132 lbs.; Bill Maddox, 156 lbs.; Dave Nelson, 125 lbs.; Ron Nichols, 119 lbs.; and Bahman Shoghi, 139 lbs.; and

WHEREAS, This fine victory marks the fifth time that the San Jose team has won the Pacific Coast Intercollegiate Boxing Tournament; and

WHEREAS, In the near future Coach Julie Menendez's brilliant team will compete in the National Collegiate Athletic Association Boxing Tournament, where they will defend their national championship; and

WHEREAS, In the entire history of this nationwide boxing championship tournament, San Jose State is the only college to have won two consecutive national titles; and

WHEREAS, It is most appropriate that this fine record of athletic accomplishment and outstanding sportsmanship be accorded well-merited recognition; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate do hereby join in extending to Coach Julie Menendez and his fine San Jose State College boxing team their heartiest congratulations on a job well done and their sincere best wishes for victory in the national championship tournament which lies ahead; and be it further

Resolved, That the Secretary of the Senate is directed to transmit suitably prepared copies of this resolution to Dr. John T. Wahlquist, the president of San Jose State College, and to Professor Julie Menendez, the coach of this outstanding San Jose Spartan boxing team.

Resolution read, and unanimously adopted on motion of Senator Thompson.

By Senator Farr:

Senate Resolution No. 51

Congratulating the California Rodeo on its Golden Anniversary

WHEREAS, The traditions of the Old West are preserved and honored by the rodeo celebrations; and

WHEREAS, These celebrations provide fine entertainment and in addition a display of high courage and skills valuable in modern cattle ranching; and

WHEREAS, The California Rodeo at Salinas, California, an annual rodeo staged in keeping with the western tradition, will celebrate its 50th anniversary at its Golden Jubilee Rodeo July 21 through 24, 1960; and

WHEREAS, The members of the board of directors of the California Rodeo who have made this fine attraction available for half a century serve throughout the year without compensation; now, therefore, be it

Resolved by the Senate of the State of California, That the California Rodeo at Salinas, California, is heartily congratulated on its 50th anniversary and the members of its board of directors are commended for their devoted service to the people of this State in making this great event possible; and, be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to Mr. L. M. (Mike) Tynan, the President of the Board of Directors of the California Rodeo.

Resolution read, and unanimously adopted on motion of Senator Farr.

By Senators McCarthy and McAteer:

Senate Resolution No. 52

Relative to the California Olympic Commission

WHEREAS, The California Olympic Commission was created by Chapter 124 of the Statutes of 1955 for the purpose of providing facilities for the VIIIth Winter

Olympic Games in California; to administer the state funds appropriated therefor; to encourage and assist the participation therein by persons from all parts of the world; and for these purposes to represent the State of California, and to cooperate with the United States, other persons, corporations, and agencies, and to engage in such activities as necessary to make the holding of the Winter Olympic Games in California a success; and

WHEREAS, The tremendous success of the VIIIth Winter Olympic Games held at Squaw Valley, California, is the final and complete testimonial to the fact that the members of the California Olympic Commission thoroughly and completely carried out the duties and obligations assigned to them by the Legislature; now, therefore, be it

Resolved by the Senate of the State of California, That all the members of the California Olympic Commission, past and present, are hereby heartily commended for their devoted service and efforts in behalf of the people of the State of California in connection with the staging of the VIIIth Winter Olympic Games at Squaw Valley, the success of which has brought acclaim to the State from all over the world; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to Mr. Harold A. Berliner, Chairman, California Olympic Commission.

Resolution read, and unanimously adopted on motion of Senator McCarthy.

CONSIDERATION OF DAILY FILE THIRD READING OF SENATE BILLS

Senate Bill No. 40—An act to amend Section 950 of the Education Code, relating to school district elections and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Motion to Amend

Senator Farr moved the adoption of the following amendments:

Amendment No. 1

On page 1, line 7, of the printed bill, strike out "and", and insert ". The governing board shall, or upon written request of the governing board, the county clerk or the registrar of voters of the county in which a majority of the territory of the district is located shall, mail to each registered voter within the district".

Amendment No. 2

On page 1, line 10, strike out "thereof", and insert "of any such sample ballots or cards".

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

By Senator Farr:

Senate Resolution No. 26

Relating to the development of scenic highways

WHEREAS, California contains many areas endowed with great and varied scenic resources which are a source of continuing pleasure and enjoyment to the traveling public and an important economic asset to the people of these areas; and

WHEREAS, The enjoyment and economic benefit derived from these areas will be greatly enhanced through the improvement of accessibility to them by the development of scenic highways as appropriate portions of the State Highway System and of secondary road systems; and

WHEREAS, State Highway One, an outstanding example of a scenic route, is now receiving intensive study throughout an 80-mile portion traversing Monterey County for the purpose of preparing a comprehensive plan of development for the route and its abutting roadside; and

WHEREAS, This study is being conducted by a private consultant in collaboration with Monterey County, and there is a need for the co-ordination of this study with the appropriate state agencies so that the planning, design, and policy of the project may represent a joint determination in the best interest of all concerned;

AND

WHEREAS, The experience gained in a joint participation by state and local agencies in connection with their consultants will serve as a prototype for the

conduct of future planning and development studies on other scenic routes of the State; now, therefore, be it

Resolved by the Senate of the State of California, That the Members request the Departments of Public Works, Natural Resources, Water Resources, and the State Office of Planning to collaborate with and assist the County of Monterey and its consultant in this regard; and be it further

Resolved, That these state agencies report to the Senate not later than March 15 of the 1961 Regular Session upon the results of this joint effort, and in this connection include specific recommendations for legislative or other action necessary for the planning and development of a system of scenic highways throughout California; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Directors of Public Works, Natural Resources, Water Resources, and Finance.

Resolution read, and unanimously adopted on motion of Senator Farr.

By Senator O'Sullivan:

Senate Resolution No. 15
Relative to the corrected Senate Journal

Resolved by the Senate of the State of California, That commencing with the 1961 Regular Session of the Legislature, the corrected Senate Daily Journal shall be printed on book paper and the certifying signatures on the official copies thereof shall be placed on a certification page or jacket to be attached to such official copies.

Resolution read, and unanimously adopted on motion of Senator O'Sullivan.

By Senator Cobey (Co-authored by Assemblyman Winton):

Senate Resolution No. 24
Relating to the loading of cotton bales

WHEREAS, It has come to the attention of the Members that regulations are needed in connection with the loading of cotton bales upon vehicles; and

WHEREAS, It is necessary to determine specifically what type of statutory measures will effectively meet this problem; now, therefore, be it

Resolved by the Senate of the State of California, That the subject matter of the recitals is referred to the Rules Committee for assignment to an appropriate interim committee for study.

Resolution read, and unanimously adopted on motion of Senator Cobey.

ADJOURNMENT

At 2.45 p.m., on motion of Senator McCarthy, the President declared the Senate adjourned until 2 p.m., Tuesday, April 5, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-EIGHTH LEGISLATIVE DAY
FORTIETH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Tuesday, April 5, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Secretary J. A. Beck at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Ehardt, Farr, Fisher, Gibson, Grunsky, Hollister, Holmquist, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Our Father, As the end of this legislative session draws near, we would pause to express our gratitude for the privilege of serving in our several capacities. In the complexities of our hurried and demanding life our decisions haven't always been easy to reach, and we would not claim that they have been right in every instance, but they have been honest. In this spirit we commend our lives and our labors unto Thee, along with the welfare of this State and our nation as we shall soon enter into an election campaign. God bless and preserve America, with its institutions of freedom and wonderful people who come from everywhere. AMEN.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Michele Bardin, an exchange student from France; Paul Stefani, an exchange student from Italy; and Dick Schmidt, a student at El Camino High School, where the two exchange students are attending.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Charles Edson of Pasadena, Ulrick Linck of Stuttgart, Germany, Ethel Smith of Los Angeles, Fannie Belle Murphey of Los Angeles, and Agnes Wagner of Los Angeles.

On request of Senator Starna, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mary Salyer, Winnie Rahm, and Ruby Thionnet, all of Bakersfield.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Lawrence Thomas of Palo Alto.

On request of Senators McCarthy and Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Rita Crossland.

On request of Senator Collier, the privilege of the floor of the Senate Chamber for this day was unanimously extended to William C. Whitaker of Tululake, William Gauger of Tululake, and Elmer Kennedy of Mount Shasta.

On request of Senator McViter, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Viola Losh and Mrs. Virginia Damlison of San Francisco.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Larkin, Mrs. Dyer, Mrs. Wilson, Mrs. Hattie, Mrs. Bart, Mrs. Sullivan, Mrs. Bassler, Mrs. Helsing, Mrs. Lamm, Sister Mary Agnes, Sister Mary Paschal, and the following students from St. John's School in San Lorenzo: Merlin Bart, Barbara Becker, Joseph Bellinger, Donald Bilo-deau, Michael Bunney, Vincent Camacho, Judy Camisa, Dennis Carac-ciole, Barbara Carlson, Cheryl Carpenter, Mary Costello, Michael Desimone, Kathleen Dickinson, George Dilger, James Dyer, Diane Faria, Thomas Finkes, Danielle Frappier, Denise Gamenara, Mary Kay Gerhan, John Harlan, Roger Heitz, Susan Helsing, Frances Holger-son, Lillian Klink, John Koeb, Mary Koeb, Kenneth Kollerer, Thomas Larkin, Patricia Lucas, Jill Mason, Jean Matenecci, Brian McGuire, Dennis McViter, Richard T. Jones, John Moore, Nancy Padilla, John Bassler, Barbara Rastatter, Jean Ratto, Susan Saffold, Craig Sobrero, Patrick Stranahan, William Sullivan, Vickie Thayer, Regina Verducci, Dennis Wilson, Mary Elaine Wilson, and Jeffrey Woodfin.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Professor Albert Pickholt, Professor Kenneth Stewart, and the following mem-bers of a senior class in Journalism at the University of California at Berkeley: Mr. Ross, Del Giglio, Mr. Glenn Lee, Mr. John Olivero, Miss Francine Rossi, and Miss Jo-Al Linczer.

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rev. Terry Dole of San Jose.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. George I. Mather, Miss Clare Carey, and the following student, from the Carey School in San Mateo: Marilyn Bennett, Erik Feldmann, Eva Hauer, David Hieck, Robert Jackson, Colin MacKenzie, Charles Pelletier, Diane Peterson, Carl Schwahn, Kenneth Zemel, Jerry Nuckolls, Catherine Overman, Arthur Meinke, and Lolita Albright.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Myron Swezey, vice principal, Mrs. Ruhl, teacher, Mrs. Westmaerland, and

the following students from Washington Elementary School in Alameda: Beverly Baker, Virginia Boody, Robert Busch, Linda Doerr, Gilbert Dominguez, Carl Finberg, Bonnie French, Jamie Guerrero, Timothy Holstlaw, Ann Homan, Geraldine Johnson, Peter Koerten, Diane Kroger, Kenneth Love, James Newell, Fred Osborne, Susan Otterranger, Mary Jean Peak, Patricia Peters, Prince Ragsdale, Sherrie Rogers, Michael Sanchez, Leroy Syverson, Linda Torres, Tamara Marley, Teresita Rivera, Shirley Lang, Craig Leonard, Michael Burke, Roger Caldwarts, Ray Carlsen, Rodney Costa, Sandra Dixon, Charles Dodd, John Dumlao, Larry Garibaldi, Jacqueline Gray, Sandra Hing, Margie James, John King, Michael Leftus, Keith Miller, Sandra Miller, Susan Neill, Harry Olson, Francisco Ortiz, Patricia Pepper, Robert Plato, Judith Reynolds, Kenneth Richter, Eric Swallowell, Carmen Torres, Tommie Jean Wilson, Victoria Yost, Karyl Wilson, and Christine Pearson.

On request of Senator Gibson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Stark, teacher, Mr. Zenke, and the following students from Center School at Travis Air Force Base: James Anderson, Jr., David Berlinquet, Lynn Berner, Gregory Bingham, George Christopher, Jr., William Conklin, Larry Elliott, Edward Kaminski, Jr., Richard Kepner, Carl Landham, Jr., Bryan Long, Stephen McCallum, Garth McDaniel, Jr., Raymond Marotta, Lawrence Miller, Kermit Mullins, Evon Papin, Jerry Stewart, James Walker, Kathryn Borella, Marcia Framstead, Barbara Gacke, Stephanie Geanetos, Marilyn Heath, Shirley Huffman, Connie Hutchison, Margaret Jones, Betty Riley, Diane Rutter, Karen Romine, Maureen Twohill, Barbara Alsop, William Booth, Michael Brown, Nancy Busch, Gerald Cheechov, David Cooper, Patricia Donnelly, Joan Eyerly, James Fisher, Marilyn Freeman, Cynthia Hancey, Talmage Heath, Harry Hull, Diana Jennings, Anita Jensen, Nancy Krotzer, Linda Laremore, Jenene Massie, Lee Morgan, Lorraine North, Thomas Osborne, George Perdue, Ross Pettit, Ronald Pearlstein, Patricia Poland, Marilyn Randolph, Albert Schneider, William Thompson, William Urbanowski, James Wise, and Pam Ziel.

On request of Senator Cobey, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Bill Shaffer, Alfred Godfrey, Mrs. Betty Mitchell, Mrs. Frances Kiehlam, Raymond Slatery, Mrs. Ruth Tribble, Joe Grunden, Homer Kuehn, and the following students from Livingston Union Elementary School: James Berger, Dolores Bettencourt, Joyce Boyd, Gerald Brown, Paulette Brunson, Pamela Canas, Linda Curry, Michael Dismuke, Carl Dodd, Jesse Garcia, Kay Gorman, Dennis Hampton, Pat Heup, Alice Januz, Dickie Labuga, Ernest Lopez, Joyce Macias, David McDonnell, Gale Painter, Felipe Purganon, Janie Ring, Lydia Robles, Sharon Sanders, Rosie Lee Slaton, Chris Valdez, Judy Brown, Jan Self, Ernestine Pollock, Vicky Pollock, Nancy Tilley, LaVern Love, Richard Barsanti, Gary Boggiano, Arthur Canas, Roy Chavez, Laverne Dirks, John Espinola, Alfreda Hirschhorn, Celestino Lalaga, Helen Love, Billy Miller, Nancy Merton, Ronnie Navarra, Lois Ratzlaff, Darlene Slayter, Richard Smith, Art Supernaw, Donnie Thomas, Jean Trindade, Jennie Trujillo, Arlene Vasquez, George Wasylina, Maxine Yoshida, Karen Self, Robert Villarrial, Tino Emama, Roger Clardy, Jackie Anderson, Rickie Beason,

Karen Petersen, Stephen Brown, Linda Burnett, Sharon Davis, Juanita Decker, George Escola, Beverly Friesen, Dorothy Gomes, Sandra Groen, Mr. Jaeger, Ted Job, Roberta Jorgensen, Susan Kishi, Susan Leal, Esther Linan, Jerry Martin, Jeanette Maurer, Doris Mires, James News Shippy, Nell Gary Perry, Chris Russell, Danny Shelley, Ernie Valdez, Donna Mae Vierra, Jerry Watson, Denis Wells, and Ronald Yoshino.

On request of Senator Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Alice Cox, Mrs. Anita Elorduy, Miss Lucille Morgan, Mr. Melvin Rose, Mrs. Peter Scharosch, Mrs. Mary Wendt, and the following students from Immaculate Conception School in Sacramento: Joseph August, Edward Azevedo, Judy Baker, Donna Barbara, Donald Bell, Margaret Biffin, Jerry Blanchard, Pauline Bonnessa, Patricia Braun, Mary Brennan, Barbara Breverly, Marie Butcher, Thomas Cannon, Loretta Cortez, Anita Cottle, Sally Cotton, Patricia Cox, Phyllis Dittus, Ronald Dorr, Douglas Elorduy, Victoria Elorduy, Gloria Espinoza, John Espinoza, Ann Franzella, Dennis Frates, Charles Gonduir, Martha Gonzalez, Kathleen Kazer, Kevin Leahy, Margaret LeDoux, Claudia Long, Beatrice Lopez, Therese Lorenz, Marie Lovato, Jain Lowe, Richard Mahoney, Robert Mraz, Barbara McDonald, Daniel McKinley, Daniel O'Connell, Daniel Paine, Allan Reyes, Deborah Reynolds, Donald Rose, Sharon Schad, Jean Scharosch, Anita Schiele, Gerard Sharp, Mary Terlep, Darrell Theobald, Daniel Tobin, and Karen Wendt.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Robert Johns, Mr. Ralph Panella, Mrs. Florence Ralph, and Miss Perry Short, all of Stockton.

On request of Senator Berry, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Frank Keohane, Mr. Warren McClatchey, and the following students from Mother Lode Elementary School in El Dorado County: Donna Ainley, Winona Bateman, Dale Bauer, Nick Carter, Russell Conner, Rufina Dawang, Diana Dearborn, Tibby DeVore, John Dollar, Carol Dunlop, Christine Emanuel, Margaret Fellows, James Giambruno, Billie Rae Gier, Kathleen Gillespie, Gary Hogrefe, Allen Hunt, Michael Jones, Carol Jorgenson, Marion Landis, Buddy Litwiler, Joanna Mann, Berna Maxwell, Walter Merrifield, Dennis Merth, Barbara Morey, Elaine Nicholson, Gloria Nicholson, Stephen Niles, Bruce Pitts, Steven Price, Richard Ray, Ronald Reynolds, Raymond Richter, Kristine Rosenlof, Joe Rough, Linda Schlinker, Dwight Seaton, Alan Shortes, Sherrie Smith, Elia Sosa, Susie Stadlman, Judy Stewart, Jimmy Thomas, Kathleen Vierra, Connie Werstler, Carol Wheeler, and Charlene Wreyford.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John Phillips, Mr. Charles Leach and the following twelfth grade students from the Linden Union High School of Stockton: Donna Arrigone, Judy Bava, Joe Belli, Jim Berg, Connie Boco, Lois Boggiano, Barbara Boze, Lawrence Brewer, Dann Caminata, Kent Carpenter, John Castillon, Carol Cato, Kathleen Celle, Donald Coate, Frank DeBenedetti, Janice DeBenedetti, Georgia DeKas, John DeKand, Carolyn Edwards, Marvin

Engstrom, Janet Ferrari, Sandra Filippone, Jerry Freeman, Lynn Freeman, Larry Garibaldi, Melvin Garibaldi, Paul Gilley, Frank Greco, Karla Grupe, Robert Harford, Henry Holcomb, Donald Jones, Joanne Kab, Sharon Kent, Victor Lagorio, Odell Lareston, Carmelita Laurence, Kenneth Lawrence, Denise Littleton, Barbara LaBass, John Lucas, Yvonne Lucas, Bill McLaughlin, Jack McLeod, Nancy Machado, Fred Maragliano, Orleen Marciano, Starletta Marini, Sharon Minozzoli, Clifton Dale Moorman, Sharon Murphy, Norman Murray, Greta Nicolson, Donna Pacifico, Tom Peralta, Velma Ruth Peterson, Gerald Phillips, Murel Phillips, Gaylan Queirolo, Kathryn Raine, Anita Robinson, Tillman Smithee, Larry Smith, Barbara Sappington, Calvin Schiefferly, Jay Scott, Thelma Smith, Rosalie Sousa, Carolyn Terry, Carol Trzyzna, Susan Tucker, Fred Ungaretti, Ray Vignolo, George Vitek, Bob Wade, Delbert Weaver, Lilli Williams, Karen Young, and Arville Meadows.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 4, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 21

ARTHUR A. OLINEMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 21—Relative to the San Francisco approach to the Golden Gate Bridge.

Referred to Committee on Transportation.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 8—An act to amend Section 262 of the Revenue and Taxation Code, relating to the church exemption, declaring the urgency thereof, to take effect immediately;

Senate Bill No. 38—An act to amend Section 71604.1 of the Government Code, relating to constables and marshals;

Senate Bill No. 60—An act to add Section 2742 to the Elections Code, relating to the nomination of candidates at the direct primary election, and declaring the urgency thereof, to take effect immediately;

Senate Bill No. 62—An act to amend Section 1 of Chapter 1076 of the Statutes of 1947, relating to tidelands and submerged lands in San Luis Obispo County;

Senate Bill No. 65—An act to amend Section 70047.5 of the Government Code, relating to the Sonoma County Superior Court, and declaring the urgency thereof, to take effect immediately;

And reports that the same have been correctly enrolled, and presented to the Governor on the fourth day of April, 1960, at 4 p.m.

BURNS, Chairman

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 4—Relative to the preservation and interpretation of historic sites;

Senate Concurrent Resolution No. 6—Relative to the reports of veterans organizations;

Senate Concurrent Resolution No. 9—Relative to sandwiches;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the fourth day of April, 1960, at 4 p.m.

BURNS, Chairman

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Rules has considered:

Senate Bill No. 40

And reports the same correctly re-engrossed.

BURNS, Chairman

Committee on Local Government

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Local Government, to which was referred:

Assembly Bill No. 49

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

TEALE, Chairman

Above reported bill ordered to second reading.

Committee on Transportation

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Assembly Bill No. 67

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

COLLIER, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Assembly Concurrent Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolution ordered to third reading.

Committee on Governmental Efficiency

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Senate Resolution No. 29

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

GIBSON, Chairman

Above reported resolution ordered to second reading.

SENATE CHAMBER, April 4, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which was referred:

Assembly Bill No. 64

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

GIBSON, Chairman

Above reported bill ordered to second reading.

Committee on Insurance and Financial Institutions

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Insurance and Financial Institutions, to which were referred:

Assembly Bill No. 80

Assembly Bill No. 84

Assembly Bill No. 85

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

CHRISTENSEN, Vice Chairman

Above reported bills ordered to second reading.

Committee on Rules

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Joint Resolution No. 6

Assembly Joint Resolution No. 1

Senate Resolution No. 42

Assembly Concurrent Resolution No. 9

Senate Resolution No. 49

Assembly Concurrent Resolution No. 14

Has the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 41

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted as amended.

BURNS, Chairman

Above reported resolution ordered to second reading.

Committee on Elections

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Assembly Bill No. 70

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

COBEY, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Assembly Bill No. 62

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

COBEY, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Assembly Constitutional Amendment No. 6

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

COBEY, Chairman

Above reported resolution ordered to second reading.

Committee on Education

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Assembly Bill No. 20

Assembly Bill No. 57

Assembly Bill No. 69

Assembly Bill No. 78

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Finance.

DONNELLY, Chairman

Above reported bills re-referred to Committee on Finance.

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Assembly Bill No. 56

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, do pass as amended, and be re-referred to the Committee on Finance.

DONNELLY, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, April 5, 1966

MR. PRESIDENT: The Committee on Education, to which was referred:

Assembly Bill No. 86

Recommends this bill be re-referred to Committee on Elections.

DONNELLY, Chairman

Above reported bill re-referred to Committee on Elections.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Resolution No. 26 Relative to salary schedules of Department of Corrections' performing correctional officers' duties, group supervisory officers in the California Youth Authority, and security officers at Atascadero State Hospital.

Resolution read.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

In line 1 of the title of the measure as printed on pages 172 and 173 of the Senate Journal for March 26, 1960, after "Corrections" insert "personnel".

Amendment No. 2

In lines 3 and 4 of the fourth WHEREAS clause, strike out "and highway patrolmen".

Amendment No. 2.5

In line 5 of the fourth WHEREAS clause, strike out "and highway patrol groups", and insert "group".

Amendment No. 3

Strike out all of the fifth WHEREAS clause.

Amendment No. 4

In line 8 of the sixth WHEREAS clause, strike out "now, therefore, be it"; and strike out the first two *Resolved* clauses, and insert "and

WHEREAS, The amount of salary paid is an important factor in attracting and retaining high-caliber personnel to perform the responsibilities of correctional officers, group supervisors, and security officers; now, therefore, be it

Resolved by the Senate of the State of California, That the State Personnel Board be instructed to carefully review the present recruiting and salary setting practices and standards for the correctional officers, group supervisors, and security officers to the end that the recruitment and retention of well-qualified personnel will be facilitated; and be it further".

Amendments read, and adopted.

Resolution ordered printed, and to third reading.

Senate Resolution No. 41 Relative to the printing and distribution of the Great Seal of the State of California.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules.

Amendment No. 1

On the last line of the printed measure, strike out "Secretary of State", and insert "Senate Rules Committee".

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 49—An act to validate the organization and acts of unified school districts, declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 67—An act to amend Sections 11711 and 11705 of, and to add Section 11722 to, the Vehicle Code, relating to the licensing and bonding of dealers of vehicles.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

On page 1, line 14, of the printed bill, as amended in Assembly March 26, 1960, after "code," insert "or if any person, other than a licensee, is not paid for a vehicle sold to and purchased by a licensee,".

Amendment No. 2

On page 2, line 15, after "thereof", insert "; provided, however, that as to any conditional sales contract as defined in Section 2961 of the Civil Code, acquired by way of purchase or pledge, a financing agency shall be entitled to protection under said bond if such agency is defrauded by a licensee".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 64—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Governmental Efficiency:

Amendment No. 1

On page 1 line 6, of the printed bill, as amended in the Assembly on March 28, 1960, after "City", insert "and County".

Amendment No. 2

On page 1, line 11, after "City", insert "and County".

Amendment No. 3

On page 2, strike out lines 11 to 15, inclusive, and insert "judgment rendered in condemnation proceedings, by claims filed with the Controller of the State, who shall draw his warrant or warrants therefor on the State Treasurer, payable out of any moneys in the "San Francisco Harbor Improvement Fund" in the State Treasury."

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

Assembly Bill No. 90—An act to amend Sections 3081.01, 3081.02 and 3081.05 of, and to add Section 3081.81 to, the Civil Code, relating to real estate licensees, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Insurance and Financial Institutions:

Amendment No. 1

On page 1, line 10, of the printed bill, as amended in Assembly March 30, 1960 strike out "Article 1 and 3 of".

Amendment No. 2

On page 1, line 16, strike out "a lender", and insert "those".

Amendment No. 3

On page 2, line 17, after "to", insert "or in excess of".

Amendment No. 4

On page 2, line 26, strike out "not less than".

Amendment No. 5

On page 2, line 31, after "any", insert "individual or copartnership".

Amendment No. 6

On page 2, strike out lines 41 to 44, inclusive, and insert "It shall be the responsibility of the broker and not of the surety to maintain the bond in the form and in the amount prescribed by this section. In no event shall the aggregate liability of the surety for all breaches of the conditions of the bond exceed the principal amount set forth in the bond."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 84—An act to add Sections 3081.095, 3081.096, 3081.097 and 3081.098 to, and to amend Section 3081.09 of, the Civil Code, relating to real property loan brokers, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Insurance and Financial Institutions:

Amendment No. 1

In lines 4 and 5 of the title of the printed bill, as amended in Assembly, March 31, 1960, strike out "3081.095, 3081.096, 3081.097, and 3081.098", and insert "3081.095 and 3081.096".

Amendment No. 2

In lines 5 and 6 of the title, strike out "Section 3081.09", and insert "Sections 3081.09 and 3081.7".

Amendment No. 3

On page 1, line 4, strike out "or lender".

Amendment No. 4

On page 1, line 5, after "from", insert "or through".

Amendment No. 5

On page 1, line 5, after "broker", insert "who specializes in the sale of discounted notes".

Amendment No. 6

On page 1, line 5, before "note", insert "discounted".

Amendment No. 7

On page 1, line 6, strike out "or binds himself to lend"; and strike out line 7; and on line 8, strike out "property".

Amendment No. 8

On page 1, line 8, strike out "or lender".

Amendment No. 9

On page 1, line 12, strike out "prior encumbrances on the property", and insert "the then existing encumbrances against the title of said property to which the deed of trust or mortgage would be subordinated".

Amendment No. 10

On page 1, line 14, after the period, insert "The commissioner may adopt rules and regulations to determine what real property loan brokers are specializing in the sale of discounted trust deed or mortgage notes."

Amendment No. 11

On page 1, line 17, after "nominee", insert ", who shall not be the broker or the broker's nominee,".

Amendment No. 12

On page 2, strike out lines 1 to 26, inclusive.

Amendment No. 13

On page 2, line 27, strike out "SEC. 5", and insert "SEC. 3".

Amendment No. 14

On page 2, line 29, strike out "All", and insert "(a) Except as provided in subdivision (b), all".

Amendment No. 15

On page 2, strike out line 34; and on line 35, strike out "able to the commissioner", and insert "a trust account in a legal depository".

Amendment No. 16

On page 2, lines 36 and 37, strike out "in the manner prescribed by this section".

Amendment No. 17

On page 2, line 38, before "The", insert

"(b) If the broker accepts such funds from the purchaser or lender prior to the time the broker has furnished to the purchaser or lender the statement required by Section 3081.095, the broker shall deposit the funds in an independent licensed escrow and the funds shall remain therein until the purchaser or lender approves or disapproves of the purchase or loan in the manner hereafter described in this subdivision."

PRINTER'S NOTE—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following amendment is indicated by being enclosed within brackets.

Amendment No. 18

On page 2, strike out lines 47 to 49, inclusive, and insert

"As used in subdivision (b), "independent licensed escrow" means an escrow business conducted by a person licensed under Division 6 (commencing with Section 17000) of the Financial Code or by any person described by subdivision (a) or subdivision (c) of Section 17006 of said code.

No purchaser or lender shall be charged any fee for the placing or maintaining of funds in escrow or the release of the funds therefrom, pursuant to subdivision (b).

SEC. 4. Section 3081.7 of said code is amended to read:

3081.7. This chapter does not apply to the following:

(a) Any person doing business under any law of this State, any other state, or of the United States relating to banks, trust companies, savings and loan associations, industrial loan companies, pension trusts, credit unions, or insurance companies authorized to do business in this State, or to any person [acting as an authorized representative, agent or loan correspondent of such institution in the negotiating of any loan made for or sold to such institution] *whose business is that of acting as an authorized representative agent or loan correspondent of such institutions or is that of negotiating for and making loans for sale to such institutions.*

(b) Any loan guaranteed or insured by an agency of the federal government or for which a commitment to so guarantee or insure has been made by such agency.

(c) Any nonprofit co-operative association organized under Chapter 4 of Division 6 of the Agricultural Code, in loaning or advancing money in connection with any activity mentioned therein.

(d) Any corporation, association, syndicate, joint stock company, or partnership engaged exclusively in the business of marketing agricultural, horticultural, viticultural, dairy, livestock, poultry, or bee products on a co-operative nonprofit basis in loaning or advancing money to the members thereof or in connection with any such business.

(e) Any corporation securing money or credit from any federal intermediate credit bank organized and existing pursuant to the provisions of an act of Congress entitled the "Agricultural Credits Act of 1923," in loaning or advancing money or credit so secured.

(f) The services of a person licensed to practice law in this State, not actively and principally engaged in the business of negotiating loans secured by real property, when such person renders services in the course of his practice as an attorney at law, and the disbursements of such person, whether paid by the borrower or other person, are not charges or costs and expenses regulated by or subject to the limitations of this chapter; provided, such fees and disbursements shall not be shared, directly or indirectly, with the person negotiating the loan or the lender.

(g) Any person licensed as a personal property broker when acting under the authority of such license.

(h) Any cemetery authority as defined by Section 7018 of the Health and Safety Code."

Amendment No. 19

On page 2, line 50, strike out "SEC. 6", and insert "SEC. 5".

Amendment No. 20

On page 3, line 1, strike out "SEC. 7", and insert "SEC. 6".

Amendments read, and adopted.

Motion to Amend

Senator Short moved the adoption of the following amendments:

Amendment No. 1

In lines 5 and 6 of the title of the printed bill, as amended in Assembly March 31, 1960, strike out "Section 3081.09", and insert "Sections 3081.09 and 3081.923".

Amendment No. 2

On page 2, between lines 49 and 50, insert

"SEC. 5.5. Section 3081.923 is added to said code, to read:

3081.923. No real property loan broker shall give or offer to give to a prospective purchaser or lender, either in whole or in part, any premium, gift, or any other material object of value as an inducement to obtain information about the real property loan broker or his plans, or as an inducement to initiate an account or for making a loan or purchase of a loan."

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 85--An act to add Article 3 commencing at Section 11200 to Chapter 1 of Part 2 of Division 4 of the Business and Professions Code, relating to regulation of transactions by the Division of Real Estate, declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Insurance and Financial Institutions:

Amendment No. 1

On page 2, line 3, of the printed bill, as amended in Assembly April 1, 1960, strike out "property", and insert "a single-family dwelling".

Amendment No. 2

On page 2, line 5, after "receives", strike out "a", and insert "an installment".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 70—An act calling a special election to be consolidated with the general election of 1960 and to provide for the submission to the electors of the State at such consolidated election of constitutional amendments proposed by the Legislature at the 1960 First Extraordinary Session, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 62—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Assembly Constitutional Amendment No. 4 and Assembly Constitutional Amendment No. 5 of the 1960 First Extraordinary Session, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Elections:

Amendment No. 1

In the title of the printed bill, as amended in Assembly March 28, 1960, strike out lines 4 to 6, inclusive, and insert "election constitutional amendments adopted by the Legislature at the 1960 First Extraordinary Session, to take effect".

Amendment No. 2

On page 2, strike out lines 8 to 13, inclusive, and insert "Amendment No. 4, Senate Constitutional Amendment No. 2, and Assembly Constitutional Amendment No. 6, all of the 1960 First Extraordinary Session."

Amendment No. 3

On page 2 strike out lines 15 and 16; and in line 17, strike out "ber", and insert "each measure submitted pursuant to this act and two members".

Amendment No. 4

On page 2, line 17, strike out "Senate", and insert "other house".

Amendment No. 5

On page 2, line 20, strike out "either", and insert "any such".

Amendment No. 6

On page 2, line 21, strike out "Assembly", and insert "house in which it originated".

Amendment No. 7

On page 2, line 22, strike out "Assembly", and insert "house in which it originated".

Amendment No. 8

On page 2, line 23, strike out "the Assembly", and insert "that house".

Amendment No. 9

On page 2, lines 24 and 25, strike out "Assembly", and insert "house in which it originated".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Constitutional Amendment No. 6—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending Section 1 of Article XVI thereof, relating to the submission of bond issues at direct primary elections and to bond issues for school building purposes.

Resolution read.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Elections:

Amendment No. 1

On page 2 of the printed measure, as amended by Senate Measure 29, 1960, between lines 23 and 24, insert

"No law subject to this section shall be submitted to the people at a direct primary election unless two-thirds of all the members elected to each of the two houses of the Legislature vote in favor thereof."

Amendment read, and adopted.

Resolution ordered printed, and to third reading.

Assembly Bill No. 56—An act to add Chapter 145 (commencing with Section 19870) to Division 14 of, and to add Section 19578 to, the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal falls due; and providing for the purposes of repaying, and of adjusting the sale of bonds herein authorized to be issued, and for the administration of this chapter.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Education:

Amendment No. 1

On page 2, line 27, of the printed bill as amended in Assembly April 1, 1960, strike out "-----", and insert "twenty million".

Amendment No. 2

On page 2, strike out lines 28 and 29, and insert "(\$20,000,000) to repay any money appropriated and transferred from the General Fund for state school building aid pursuant to any law enacted for such purposes at the 1960 First Extraordinary Session, the".

Amendment No. 3

On page 4, line 4, strike out "Chapter ____ of", and insert "any law providing for the appropriation and transfer of moneys from the General Fund for state school building aid enacted at".

Amendments read, and adopted.

Bill ordered printed, and re-referred to Committee on Finance.

RECESS

At 2.25 p.m., on motion of Senator McAtcer, the Senate recessed for the purpose of introducing Vice Admiral Wallace Beakley, U.S.N., Deputy Chief of Naval Operations, Washington, D.C.

APPOINTMENT OF A SPECIAL COMMITTEE

The President appointed Senators McAtcer, Evans, and Gibson as a Special Committee to escort Vice Admiral Beakley to the rostrum.

INTRODUCTION

Senator McAtcer introduced Vice Admiral Wallace Beakley to the Senate. Admiral Beakley then addressed the Senate with the following comments:

I've spent 40 years in the best organization and service in the world—one that each member can be proud of and our country can be proud of. No man has ever had as full and whole a life as have I—serving in our wonderful Navy.

If we are to keep this Navy of ours strong and efficient, we all must do something to achieve this. We have a major problem that the Navy Department cannot handle alone—we have to have the help of every thinking citizen of the United States. I would like to talk to you of this.

The United States has treaties or agreements with some 40 nations which require us to go to their defense or to join with them to suppress aggression. We cannot forsake these obligations. Most of these nations are joined to us by the waters of the oceans. The United States, and hence the United States Navy, must retain control of these seas in order to have free communication and to move our trade and military forces, when necessary, over these seas.

This age of nuclear weapon saturation makes a great general war most remote. But our people are beginning to realize that we must have the ability to handle limited wars on many fronts. The Far East, Mid East, Africa, and other remote areas, some of them on our own continent, can be the trouble spots of our future. We cannot afford to permit inimical ideologies to throw up iron curtains or to deny us communication and trade with overseas areas. In this age of growing, or rather exploding, populations, and growing need of imports, we are more than ever dependent on our trade with countries across the sea. We cannot survive as a nation in isolation. We must continue to have the power to move upon the seas, and this means a strong navy.

Today, we have four fleets—Seventh Far East, Sixth Mediterranean, First California-Hawaiian area, and Second in the Atlantic Ocean.

Now, our problem is this—practically all of our ships (78 percent) were built in the war years, '40 to '45. This means that in the short period of five years in the '60 to '65 era, these ships will be 20 years old and no longer capable of going to sea or fighting modern weapons. We are facing "black obsolescence" of our ships. For example, we have 817 combat ships in our fleets today. Of these, about 25 percent are already overage and by 1965 this percentage will have risen to almost 50 percent. We cannot keep our national strength, permit our diplomats to meet our international problems of policy from a position of strength, keep free nations from being absorbed or overrun—with a Navy of half its present size.

Since the war, we have built or are building seven new carriers—six conventional-powered, like the Forrestal and Ranger; one nuclear-powered, the Enterprise, now building. This year's budget before the Congress contains funds for another carrier. We operate 14 attack carriers today. Eight of these are old World War II Essex-class ships that by 1965 will be overage and have reached the end of their usefulness as attack carriers. They must be replaced. With the new ones we have built or are building, and the three late World War II Midway class ships, we will have 10 modern carriers at sea in 1965. The one in the fiscal year 1961 budget will give us 11. We need this carrier badly if we are to have sufficient ships of this type to maintain our attack carrier striking force weapon system in the future.

But, the problem of the overage carriers is just part of our whole Navy "black obsolescence" problem—our destroyers, amphibious ships and auxiliaries, are also wearing out. Since World War II we have averaged building 22 new ships a year. Given a navy of 817 combat ships, with an average life of 20 years, it is obvious we need to build about 40 ships a year. Something drastic must be done in the future to give us a greater shipbuilding program. We have embarked on an extensive rehabilitation and modernization program that will extend the life span and update the weapons of certain ships. This will help the present situation, but it is not the full solution.

A modern navy is made up of marvelous ships and aircraft. We are contributing greatly to the nuclear deterrent forces with our Polaris missile submarines. We consider this the best ballistic missile system there is—but it is not the only one—and we should not put all of our ballistic missile capability in one system. The other services have good ones too. We should never "put all our eggs in one basket."

Our modern aircraft carriers are the best equipped and most modern air bases there are. And those decks are all United States territory, practically invulnerable to shore-based ballistic missiles. They carry the best and most modern aircraft in the world—both ground attack bombers and fighters.

Our guided missile cruisers and destroyers have excellent anti-aircraft missile batteries. Our destroyers have sonars and anti-submarine weapons that make them five to ten times as powerful anti-submarine ships as those of World War II.

Our nuclear-powered submarines are the most powerful, fastest, best fighting submarines the world has ever seen.

Our amphibious forces of the future will have fewer ships perhaps but each will carry more Marines and will put them ashore faster and easier than ever thought possible at the end of World War II. The larger new amphibious ships all carry helicopters to exploit the marine concept of vertical envelopment.

The new ships are much more capable than the old ones were, but they cost much more, two to five times as much. Our navy may be somewhat smaller in the future. But a ship cannot be in two places at the same time. We cannot do the job with a navy of half present size. If we are to maintain a navy of reasonable size, we must have a larger ship building program, each year ahead than we have had in the past.

And this means a greater share of the defense dollar must come to the navy.

The State of California, since long before World War II, has based and homeported more navy ships than any other state in the Union. Your excellent harbors, training areas, climate and hospitality, have made this State our greatest naval base. And it will continue to be. Our navy is intimately entwined in, and is a significant part of the economy of your great State. You see our ships, you know how capable they are, you know that our boys work hard and spend long months away on foreign stations. You probably have a greater appreciation of the value and necessity for a strong navy than the citizens of many other states. You have greatly supported us in the past. I ask that you

realize the navy has a tough problem in the years ahead to replace our old ships, and I ask that you vigorously support our efforts to overcome this problem.

It has been a great privilege for me to talk to you today on the navy and its problems. I've drenched you well in salt water—and could continue to do so, but one can only take so much salt water at one time. I thank you for your patient listening, and want to thank your President pro Tempore, Senator Burns, for extending me this opportunity.

REASSEMBLED

At 2.35 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

REQUEST FOR UNANIMOUS CONSENT

Senator Burns asked for, and was granted, unanimous consent to have the following report of the Committee on Rules, regarding confirmation of the Governor's appointments, printed in the Journal, and further consideration be continued to the next legislative day.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Rules, to which messages from the Governor were referred appointing:

FRED FINSLEY, a resident of Sacramento; Member, Adult Authority, vice self, term expired;

CLETUS J. FITZHARRIS, a resident of San Rafael; Member, Adult Authority, vice self, term expired;

BRADFORD M. CRITTENDEN, a resident of Stockton; Member, California State Communications Advisory Board, vice Bernard R. Caldwell, retired;

Has had the same under consideration, and reports the same back with the recommendation that the appointments of the Governor be confirmed.

BURNS, Chairman

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 76: By Senators Stiern and Burns—An act to repeal Section 9302 of, and to add Section 9359.95 to, the Government Code, relating to benefits payable upon the death of a Member of the Legislature, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

Senate Bill No. 77: By Senators Cobey and Stiern (Co-authored by Assemblyman Williamson)—An act to add Section 2621.5 to the Elections Code, relating to the nomination of candidates at the direct primary election, and declaring the urgency thereof, to take effect immediately.

Referred to Committee on Elections.

Senate Concurrent Resolution No. 20: By Senators Fisher and Beard (Co-authored by Assemblyman Winton)—Relative to fairs and expositions and allocation of funds therefor.

Referred to Committee on Governmental Efficiency.

Senate Joint Resolution No. 7: By Senators Teale, Burns, Miller, Stiern, Erhart, Thompson, Cameron, Dolwig, Berry, Coombs, Christensen, Hollister, Holmdahl, Brown, Richards, Rodda, O'Sullivan, Short, Arnold, Montgomery, Farr, and Beard—Relating to memorializing the Congress of the United States to undertake immediate action to establish a single, unified Armed Force in the interest of national security.

Referred to Committee on Rules.

CONSIDERATION OF DAILY FILE

Consideration of Assembly Amendments

Senate Bill No. 14—An act to amend Section 6130 of the Business and Professions Code, relating to State Bar membership fees.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 14?

Amendment No. 1

On page 1, line 5, of the printed bill, strike out "fifty dollars (\$50)", and insert "thirty-five dollars (\$35)".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 14 by the following vote:

AYES—Senators Arnold, Berry, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—37.

NOES—None.

Above bill ordered enrolled.

Consideration of Assembly Amendments

Senate Bill No. 36—An act to amend the heading of Article 3 (commencing with Section 640) of Chapter 1 of Division 3.5 of Title 1 of the Government Code, and to add Section 625 and Article 3 (commencing with Section 630) to Chapter 1 of Division 3.5 of Title 1 of the Government Code, relating to claims against the State, and declaring the urgency thereof, to take effect immediately.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 36?

Amendment No. 1

On page 2, line 34, of the printed bill, strike out "30", and insert "60".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 36 by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—34.

NOES—None.

Above bill ordered enrolled.

Consideration of Assembly Amendments

Senate Bill No. 37—An act to create the Encinitas Municipal Improvement District and to prescribe its boundaries, organization,

powers, operation, management, financing, change of boundaries, and dissolution.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 37?

Amendment No. 1

On page 1 of the printed bill, as amended in Senate March 22, 1960, strike out lines 10 to 12, inclusive, and insert

"Beginning at the point of intersection of the Easterly Boundary Line of that certain portion of Rancho Los Dos Pueblos, with the Northerly Boundary Line of the California State Highway 101, as shown upon that certain map entitled, "Record of Survey of a portion of Rancho Los Dos Pueblos and portions of Sections 33 and 34 T. 5 N. R. 29 W., S.B.P. and M., County of Santa Barbara, State of California, prepared by Pafford and Associates, Licensed Land Surveyors", recorded in Book 49, page 65 Record of Surveys, in the Office of the Santa Barbara County Recorder, said point of beginning being coordinates North 345,520.67 East 1,123,366.20, of the California Coordinate System Zone 5; thence along the following bearings".

Amendment No. 2

On page 1, line 14, after "feet", insert a semicolon.

Amendment No. 3

On page 1, line 15, after "feet", insert a semicolon.

Amendment No. 4

On page 1, line 16, after "feet", insert a semicolon.

Amendment No. 5

On page 1, line 17, after "feet", insert a semicolon.

Amendment No. 6

On page 1, line 18, after "feet", insert a semicolon.

Amendment No. 7

On page 1, line 19, after "feet", insert a semicolon.

Amendment No. 8

On page 1, line 20, after "feet", insert a semicolon.

Amendment No. 9

On page 1, line 21, after "feet", insert a semicolon.

Amendment No. 10

On page 2, line 1, after "feet", insert a semicolon.

Amendment No. 11

On page 2, line 2, after "feet", insert a semicolon.

Amendment No. 12

On page 2, line 3, after "feet", insert a semicolon.

Amendment No. 13

On page 2, line 4, after "feet", insert a semicolon.

Amendment No. 14

On page 2, line 5, after "feet", insert a semicolon.

Amendment No. 15

On page 2, line 6, after "feet", insert a semicolon.

Amendment No. 16

On page 2, line 7, after "feet", insert a semicolon.

Amendment No. 17

On page 2, line 8, after "feet", insert a semicolon.

Amendment No. 18

On page 2, line 9, after "feet", insert a semicolon.

Amendment No. 19

On page 2, line 10, strike out "12' 34'" and insert "03' 58"."

Amendment No. 20

On page 2, line 10, after "feet", insert a semicolon.

Amendment No. 21

On page 2, line 11, after "feet", insert a semicolon.

Amendment No. 22

On page 2, line 12, after "feet", insert a semicolon.

Amendment No. 23

On page 2, line 13, after "feet", insert a semicolon.

Amendment No. 24

On page 2, line 14, after "feet", insert a semicolon.

Amendment No. 25

On page 2, line 15, after "feet", insert a semicolon.

Amendment No. 26

On page 2, line 16, after "feet", insert a semicolon.

Amendment No. 27

On page 2, line 17, after "feet", insert a semicolon.

Amendment No. 28

On page 2, line 18, after "feet", insert a semicolon.

Amendment No. 29

On page 2, line 19, after "feet", insert a semicolon.

Amendment No. 30

On page 2, line 20, after "feet", insert a semicolon.

Amendment No. 31

On page 2, line 21, after "feet", insert a semicolon.

Amendment No. 32

On page 2, line 22, after "feet", insert a semicolon.

Amendment No. 33

On page 2, line 23, after "feet", insert a semicolon.

Amendment No. 34

On page 2, line 24, after "feet", insert "; and".

Amendment No. 34.5

On page 2, between lines 25 and 26, insert

"The above bearings and distances on the description conform to the California Coordinate System Zone 5. To convert the above bearings to Geodetic or true bearings rotate counter clockwise 1°05'24.5/10".

Amendment No. 35

On page 2, line 32, after "pipe", insert "with a tag marked L.S. 2333,".

Amendment No. 36

On page 2, lines 33 and 34, strike out "Tract 10.074, Rancho Embarcadero Sub-division", and insert "that tract of land shown in Book 49, pages 65, 66, and 67, Records of Survey, County of Santa Barbara".

Amendment No. 37

On page 2, line 34, strike out the semicolon, and insert ", thence along the following bearings and distances:".

Amendment No. 38

On page 2, line 35, strike out "Thence," and insert "1."

Amendment No. 39

On page 2, line 36, strike out "Thence," and insert "2."

Amendment No. 40

On page 2, line 37, strike out "Thence," and insert "3."

Amendment No. 41

On page 2, line 38, strike out "Thence," and insert "4."

Amendment No. 42

On page 2, line 39, strike out "Thence," and insert "5."

Amendment No. 43

On page 2, line 40, strike out "Thence," and insert "6."

Amendment No. 44

On page 2, line 41, strike out "Thence," and insert "7."

Amendment No. 45

On page 2, line 42, strike out "Thence," and insert "8."

Amendment No. 46

On page 2, line 43, strike out "Thence," and insert "9."

Amendment No. 47

On page 2, line 44, strike out "Thence," and insert "10."

Amendment No. 48

On page 2, line 45, strike out "Thence," and insert "11."

Amendment No. 49

On page 2, line 46, strike out "Thence," and insert "12."

Amendment No. 50

On page 2, line 47, strike out "Thence," and insert "13."

Amendment No. 51

On page 2, line 48, strike out "Thence," and insert "14."

Amendment No. 52

On page 2, line 49, strike out "Thence," and insert "15."

Amendment No. 53

On page 2, line 50, strike out "Thence," and insert "16."

Amendment No. 54

On page 2, line 51, strike out "Thence," and insert "17."

Amendment No. 55

On page 3, line 1, strike out "Thence," and insert "18."

Amendment No. 56

On page 3, line 3, strike out "Thence," and insert "19."

Amendment No. 57

On page 3, line 6, after the semicolon, insert "and".

Amendment No. 58

On page 3, line 7, strike out "Thence," and insert "20."

Amendment No. 59

On page 3, between lines 8 and 9, insert

"The above bearings and distances on the description conform to the California Coordinate System Zone 5. To convert the above bearings to Geodetic or true bearings rotate counter clockwise $1^{\circ}05'24.5/10''$."

Amendment No. 60

On page 3, line 25, strike out "feels", and insert "fees".

Amendment No. 61

On page 5, line 13, strike out "legislative".

Amendment No. 62

On page 7, strike out lines 32 to 35, inclusive; and in line 36, strike out "and a", and insert "operate a".

Amendment No. 63

On page 8, line 45, strike out "but"; and strike out line 46, and insert a period.

Amendment No. 64

On page 9, line 16, strike out "and fire".

Amendment No. 65

On page 11, strike out lines 22 to 24, inclusive, and insert
"Sec. 120. Forthwith upon the sale of any bonds the secretary of the district shall give the county auditor a certified copy for the receipt for the bonds."

Amendment No. 66

On page 13, line 27, strike out "five dollars (\$5)", and insert "two dollars (\$2)".

Amendment No. 67

On page 15, strike out lines 48 to 50, inclusive; and on page 16, strike out lines 1 to 6, inclusive, and insert

"Sec. 207. Whenever any portion of the district is included within a city by annexation to the city such portion may be withdrawn from the district. The legislative body of the city may provide, by resolution, that such territory shall be withdrawn from the district. Such withdrawal shall be effective on the date fixed by the legislative body of the city. Where the withdrawal is effective on or before February 1st of the fiscal year the district shall furnish district services to the territory until the first day of July next succeeding. Where the withdrawal is effective subsequent to February 1st of the fiscal year and where the territory is subject to district taxation and assessment the district shall furnish district services to the territory until the 30th day of June of the fiscal year next succeeding.

Sec. 208. Whenever any portion of the district is included within a city by reason of incorporation of the city, such portion may be withdrawn from the district. Such withdrawal shall be effective upon the filing with the State Board of Equalization, the governing body of the district, the county clerk or registrar of voters, and the county assessor, of copies of a resolution of the legislative body of the city, describing the included portion, and declaring such portion withdrawn.

Sec. 209. Upon the withdrawal of any territory of the district pursuant to Section 207 or 208:

(a) If the assessed value of the real property within the area withdrawn represents one-half of 1 percent, or less, of the total assessed value of the real property within the district prior to the withdrawal, as determined from the last equalized assessment roll of the property within the district, all of the property and assets of the district shall be retained by the district.

(b) If the assessed value of the real property in the area withdrawn exceeds the amount prescribed by subdivision (a), the city and the district shall have six months from the effective date of the withdrawal in which, after giving consideration to all factors involved, including population, assessed valuation, the effect of the annexation or change of boundaries on the remaining portion of the district, the length of time the portion being withdrawn has paid taxes and the total amount of such taxes paid, and such other matters as should be considered in arriving at an equitable distribution, they may establish a mutually agreeable basis for the distribution of the property and assets of the district between the city and the remaining district. If, within such period a mutually agreeable basis is reached, the property and assets of the district shall be distributed between the city and the remaining district upon such basis.

(c) If, under the provisions of subdivision (b), no mutually agreeable basis for the distribution of the property and assets of the district is reached within the six-month period, on the date the district ceases to furnish district services to the area withdrawn or upon the end of the six-month period, whichever is the last to occur, all of the property and unencumbered funds of the district shall be divided between the city and the remaining district in proportion to the average assessed value of the real property within the area withdrawn to the average assessed value of the real property within the entire district during the five-year period prior to the effective date of the withdrawal, as determined from the equalized assessment rolls for such period.

All funds and property received by the city shall be used exclusively and directly for the types of services furnished by the district; provided, that nothing herein shall prevent the sale of property not needed for such purposes for its fair market value if the funds derived from such sale are used solely for such purposes.

For the purpose of this section, the unencumbered funds are the sum of money, uncollected taxes, and other uncollected amounts in excess of an amount sufficient to pay all claims and accounts against the district, but shall not include funds necessary for the maintenance and operation of the district for any period for which the district has the duty to provide district services within the area withdrawn.

Sec. 210. Property in territory withdrawn or detached from the district shall continue to be subject to tax, levied as provided in Section 162, to pay the principal

of and interest on bonds issued for the account of the district and outstanding at the time of such withdrawal or detachment.

SEC. 211. (a) When land, upon which there are structural improvements owned, being acquired or leased by the district, is withdrawn from the district and included in a city by incorporation, annexation or otherwise, the city shall, if it succeeds to the rights of the district in such structural improvements, as a part of the division of property provided for in Section 209, assume the outstanding liability of the district in connection with the acquisition or leasing of such improvements.

(b) In every case where land, upon which there is a structural improvement owned, being acquired or leased by the district, is proposed to be annexed to a city, the clerk of such city shall cause written notice of such proposed annexation to be mailed to the governing body of the district. Such notice shall be sent not less than 10 days before the first public hearing upon such proposed annexation.

SEC. 212. The district may be dissolved in the manner now or hereafter provided for the dissolution of county water districts, excepting Sections 32851.5 and 32858 of the Water Code and excepting that title to any property and moneys shall vest in the landowners of the district in the proportion that the assessed valuation of the land of each bears to the total assessed valuation of all land in the district that is on the county assessment roll at the time of such dissolution. Land and improvements shall mean land. Electors shall mean voters herein.

Article 15. Portion of District Included in a County Water District

SEC. 215. Nothing in this act shall be construed to authorize or permit the district to operate any facilities for furnishing any water services in any portion of the district which is included within a county water district.

SEC. 216. The county water district may elect to install the facilities for furnishing water services within any area that is included within both districts. In such event, the district shall provide the funds that are required therefor that the county water district would not otherwise provide.

SEC. 217. The county water district may elect to have the facilities installed by the district for providing water services within any area that is included within both districts. In such event, the facilities shall be installed by the district in conformity with plans and specifications previously approved by the county water district, and under such inspection and approval as it shall direct.

SEC. 218. Nothing in this act shall be construed to repeal or limit any power possessed by a county water district within which there is any part of this district."

Amendment No. 68

On page 16, line 8, strike out "15", and insert "16".

Amendment No. 69

On page 16, line 10, strike out "210", and insert "220".

Amendment No. 70

On page 16, line 12, after "harbor", insert "and other".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 37 by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—34.

NOES—None.

Above bill ordered enrolled.

Consideration of Assembly Amendments

Senate Bill No. 42—An act to amend Section 70048 of the Government Code, relating to superior court reporters.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 42?

Amendment No. 1

On page 1 of the printed bill as amended in Senate March 23, 1960, strike out line 10, and insert "\$715 \$755 \$797 \$842 \$889".

Amendment No. 2

On page 2, line 4, strike out "C", and insert "D".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 42 by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Above bill ordered enrolled.

Consideration of Assembly Amendments

Senate Bill No. 44 An act to amend Sections 74263 and 74264 of the Government Code, relating to the San Bernardino Municipal Court.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 44?

Amendment No. 1

In line 1 of the title of the printed bill, after "Sections", insert "73974".

Amendment No. 2

In line 2 of the title, strike out "San Bernardino Municipal Court", and insert "municipal courts".

PRINTER'S NOTE—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following amendment is indicated by being enclosed within brackets.

Amendment No. 3

On page 1, strike out lines 1 and 2, and insert

"SECTION 1. Section 73974 of the Government Code is amended to read: 73974. The monthly salaries for the following positions shall be according to, and shall be increased in accordance with, the schedule set forth below:

	[B] A	C B	D C	E D	F E
Chief Clerk -----	[460 464]	483 489	507 516	532 545	559 575
Municipal court clerk -	[360 375]	378 395	397 417	417 440	438 464
Municipal court clerk assistant -----	[343 355]	360 375	378 395	397 417	417 440
Deputy municipal court clerk -	[311 319]	327 337	343 355	360 375	378 395
Deputy municipal court clerk typist	[269 273]	282 288	296 303	311 319	327 337
Marshal - - - - -	[483 489]	483 489	483 489	483 489	483 489
Deputy Marshal - - - - -	[360 375]	378 395	397 417	417 440	438 464
Deputy Marshal Clerk -----	[311 319]	327 337	343 355	360 375	378 395

The hiring salary for each position shall be the salary in Column ["B."] "A." A service period of six months shall be required for a salary increase from Column ["B."] "A" to Column ["C."] "B" and one additional year's service for a salary increase from Column ["C."] "B" to Column ["D."] "C." A service period of 18 additional months shall be required for a salary increase from Column ["D."] "C" to Column ["E."] "D" and two additional years' service for a salary increase from Column ["E."] "D" to Column ["F."] "E."

SEC. 2. Section 74263 of said code is amended to read: "

Amendment No. 4

On page 2, line 8, strike out "SEC. 2.", and insert "SEC. 3."

Amendment No. 5

On page 2, strike out lines 13 through 41, inclusive, and insert

	A	B	C	D	E
"Chief clerk -----	608	641	677	715	755
Assistant clerk -----	464	489	516	545	575
Court clerk -----	375	395	417	440	464
Supervising clerk -----	375	395	417	440	464
Court clerk assistant -----	355	375	395	417	440
Deputy municipal court clerk -----	319	337	355	375	395
Municipal court clerk, typist II -----	273	288	303	319	337
Marshal -----	545	545	545	545	545
Chief deputy marshal -----	395	417	440	464	489
Deputy marshal -----	375	395	417	440	464
Deputy bailiff -----	355	375	395	417	440
Deputy marshal clerk -----	319	337	355	375	395".

Amendment No. 6

On page 2, line 44, strike out "B.", and insert "A.".

Amendment No. 7

On page 2, line 45, strike out "B.", and insert "A.".

Amendment No. 8

On page 2, line 45, strike out "C.", and insert "B".

Amendment No. 9

On page 2, line 47, strike out "C.", and insert "B".

Amendment No. 10

On page 2, line 47, strike out "D.", and insert "C.".

Amendment No. 11

On page 2, line 48, strike out "D.", and insert "C".

Amendment No. 12

On page 2, line 49, strike out "E.", and insert "D".

Amendment No. 13

On page 2, line 50, strike out "E.", and insert "D".

Amendment No. 14

On page 2, line 50, strike out "F.", and insert "E.".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 44 by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Teale, Thompson, and Williams—32.

NOES—None.

Above bill ordered enrolled.

Consideration of Assembly Amendments

Senate Bill No. 64 An act to add Sections 1.75, 1.80, and 1.85 to Chapter 390 of the Statutes of 1909, relating to the use of the lands granted to the City of Oakland by said act for public multipurpose recreation.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 64?

Amendment No. 1

In line 2 of the title of the printed bill, as amended in Senate March 26, 1960, strike out "parts of".

Amendment No. 2

On page 2, line 14, strike out "five", and insert "ten".

Amendment No. 3

On page 2, line 20, after "navigation", insert ", commerce".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 64 by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—34.

NOES—None.

Above bill ordered enrolled.

THIRD READING OF SENATE BILLS

Senate Bill No. 40—An act to amend Section 950 of the Education Code, relating to school district elections. Declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Short, Slattery, Stiern, Teale, and Williams—32.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Erhart, Farr, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—32.

NOES—Senators Donnelly and Fisher—2.

Bill ordered transmitted to the Assembly.

Senate Bill No. 71—An act to add Section 6212 to the Public Resources Code, relating to the acquisition from the federal government of certain swamp and overflow lands in the Counties of Riverside and San Bernardino and for the disposition thereof.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 10—An act to amend Sections 31204 and 31214 of, to add Section 31214.3 to, and to repeal Section 31219, of the Education Code, relating to the competitive scholarship program, and making an appropriation.

Bill read third time, and presented by Senator Stiern.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stierm, Teale, Thompson, and Williams—37.
 NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 19—An act to amend Section 426.5 of the Health and Safety Code, relating to air pollution.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stierm, Teale, Thompson, and Williams—34.
 NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 17—An act to add Chapter 3 (commencing at Section 24378) to Division 20 of the Health and Safety Code, to amend Sections 4000 and 4750 of, and to add Sections 27156 and 40004 to, the Vehicle Code, relating to the control of motor vehicle air pollution.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dolwig, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stierm, Teale, and Thompson—34.
 NOES—Senators Dilworth, Donnelly, and Williams—3.

Bill ordered transmitted to the Assembly.

Assembly Constitutional Amendment No. 4—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding to Article XVI thereof a new section to be numbered 21, relating to the issuance of bonds to provide farm and home purchase aid for veterans.

Resolution read, and presented by Senator Farr.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stierm, Teale, Thompson, and Williams—35.
 NOES—Senator Teale—1.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 4—Relative to expenses of the Joint Legislative Committee for the Revision of the Education Code.

Resolution read, and presented by Senator Grunsky.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Fisher, Gibson, Grunsky, Hol-

dahl, Johnson, McAtee, McBride, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Short, Stern, Thompson, and Williams—20.
Nays—None.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolution was offered:

By Senator Richards:

Senate Resolution No. 53

Commending San Francisco on its recovery from the 1906 earthquake and fire

WHEREAS, The City by the Golden Gate, known the world over as a center of finance, commerce, industry and culture, will mark its fifty-fourth anniversary of the great earthquake and fire which occurred on April 18, 1906; and

WHEREAS, In the face of this great disaster which devastated some 497 city blocks, or about four square miles, of this colorful city, its residents and their government were grimly determined to rebuild the city; and

WHEREAS, San Francisco today is a beautiful and historic metropolis, a fitting tribute to the men who have so unerringly guided the destiny of this city; and

WHEREAS, Visitors from all over the globe admire the untiring efforts, past and present, of the men who have made San Francisco the great city it is; now, therefore, be it

Resolved by the Senate of the State of California. That the Members join in commending the City and County of San Francisco for the stupendous progress it has achieved since the great earthquake and fire in 1906; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Mayor and each member of the Board of Supervisors of the City and County of San Francisco.

Resolution read, and unanimously adopted on motion of Senator Richards.

ADJOURNMENT

At 4.12 p.m., on motion of Senator Stiern, the President declared the Senate adjourned until 2 p.m., Wednesday, April 6, 1960, out of respect to the memory of the late Assemblywoman, Miss Dorothy M. Donahoe.

JOHN F. LEA, Minute Clerk

CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

TWENTY-NINTH LEGISLATIVE DAY
FORTY-FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, April 6, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Hohnsdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodia, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

Give me a good digestion, Lord,
And something to digest.
Give me a healthy body, Lord,
With sense to keep it at its best.
Give me a healthy mind, Good Lord,
To keep the good and pure in sight,
Which, seeing sin, is not appalled,
But finds a way to set it right.
Give me a mind that is not bored,
That does not whimper, whine or sigh.
Don't let me worry overmuch
About the fussy thing called "I".
Give me a sense of humour, Lord,
Give me the grace to see a joke;
To get some happiness in life,
And pass it on to other folk.

And now, in the words of an old Gaelic blessing: "May the roads rise with you, and the wind be always at your back; and may the Lord hold you in the hollow of His hand". AMEN.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Eckert, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Alvin W. Davis, Mr. and Mrs. Gordon Davis, Mr. and Mrs. Andy Hunter, Mr. and Mrs. Garbo Murphree, Mr. and Mrs. L. L. Warner, Mr. and Mrs. Frank Willey, Mr. Jack Irvin, and the following students from Santa Margarita Union Elementary School: Gary Boswell, Tom Brown, Maxine Burks, Tyrone Christ, Lamm Davis, Vickie Denison, Linda Espinosa, Nancy Espinosa, Mike Hirk, Mel Hunter, Barbara Macagni, Jim Murphree, Larry Rola, Sharon Ryan, Larry Warner, Bill Willey, Dennis Wolfe, and Barbara Yanez.

On request of Senator Donnelly, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Lee M. Brooks, Ken Currow, Sheila Curry, Pauline Taylor, Jessie Ames, Afflene Hayes, and the following students from Gratton and Paradise Elementary Schools: Mary Aguilar, Barbara Ames, Carol Baptiste, Benny Beard, Marion Carroll, Alton Clark, David Frost, Patricia Hayes, Pamela Hobbs, Warren K. Kendall, Ray Marshall, Ken Murry, Harold Nicolas, Donna Patena, Isaac Pimble, Andy Pommusky, John Rademaker, Robert Rose, Pat Stevens, Robert Taylor, Ann Trolinger, and Mary Perry.

On request of Senator Sherrill, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Wendell Brown, principal, Mr. E. P. Philhard, bus driver, and the following students from Brucela Union School: Dennis Bennett, Patricia Berglund, Mary Carver, Lorraine Francis, Tracy Gula, John Gribaud, Michael Gribaud, Ray MacNeill, James Jones, Jeannette Leontini, Jacqueline Lopez, Adriette Lucas, Jennie Martin, Richard Mancory, Erma Masterson, Eugene Meier, Janet Meier, Jay Melinos, Michael Melinos, Robert Mullin, Phyllis Neuma, Kathy Quasam, Lalla Siebman, Bill Wagner, Sharon Waters, and Connie Wilson.

On request of Senator Gilson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. John Southard, Mrs. Ival Ford, Mrs. William Gum, Mrs. Gerald Wilbanks, Mrs. Elsen Glide, Mrs. James Millar, Mr. C. A. Jacobs, Mr. John Rake, Mr. Neil Ziegler, and the following students from East Dixon Elementary School: Leroy Cagle, Sam Crawford, Lorei Ferrero, Gary Hack, David Harris, Gary Holman, Tim Horigan, Leroy Peters, Rick Phillips, John Rountree, Michael Southard, Michael Spurlock, David Van Lew, Allen Wentworth, Tommy Yearushaw, Denise Barber, Sherrill Delgado, Kathleen Ford, Jayna Jones, Kim Lee, Dean Mahabot, Karen McIntyre, Karen Michael, Tina Palmer, Peggy Paschal, Jean Richman, Ester Rivera, Marie Taylor, Rose Townley, Carol Willford, Glenda Winberry, Virgil Bagwell, Michael Castillo, Kenneth Coyle, Paul Dally, Tony Dallas, Michael Dannenberg, Lester Frechling, Kenneth Goetze, David Hall, Larry Kitchin, Greg Leathers, Bill Martin, Donald Moore, Harry Nelson, Tommy Wilbanks, Patsy Avery, Jeannette Bues, Linda Clark, Yvonne Cristis, Judy DeArmond, Sandra Gum, Peggy Harris, Diane Levy, Carolyn Neal, Vicki Nichols, Darlene Saito, JoAnn Silva, Patricia Ulibarri, Vickie Vogel, Yolanda Varela, Alan Brown, Bradd Brown, Gary Conley, Duane Dooley, Peter Glide, Hans Gronau, Russell Hedges,

Frank Hodel, Eugene Krezman, Alan Logan, Robert Lundholm, Richard Parker, John Quinn, Steven Rose, David Sexton, John Veliotis, Ralph Zimmerman, Cheryl Anderson, Sheila DeLoach, Carol Dunlap, Cathy Kilkenny, Jackie Lawrence, Kathleen McCord, Linda Millar, Glenda Nelson, Diane Romani, Diana Schellhorn, Dominga Tomelloso, and Janet Flynn.

On request of Senator Coley, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Susie Asai, Mrs. Allen Cherry, Mrs. A. E. Harry, Mr. Don R. Anderson, Mrs. Mannel Pombo, and the following students from Ballito Elementary School: Ronnie Asai, George Brown, David Jackson, William Jones, Joseph Pombo, Kenneth Wilson, Vernon Wordham, Truman Brown, Michael Schmidt, Sheila Cherry, Penna Harry, Kathryn Lingerfelt, Janet Morimoto, and Jenny Nakamura.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Judge Walter Chaffee of Fullerton.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Jeanne Phillips, teacher, Mr. John D. Keast, administrator, Mr. Robert Seifert, bus driver, and the following students from Oak View Union School in Acampo: Louis Azevedo, Wayne Billingsley, Shearn Brooks, Kathy Pauth, Penny Fleming, Diana Gardner, Larina Bambricht, Darrol Hankey, Susan Kofuke, Eleanor MacIs, Betty Nelson, Martha Mize, Dolly Naylor, Sandra Pfeiffer, Gary Ransom, Debra Rench, Phyllis Sanders, Alonzo Summerhaze, Mona Shaughterbe, Bill Steelman, Betty Vietz, and Carol Warddrip.

On request of Senator Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Howard J. McKibben, Suzanne S. Miller, L. O. Backman, and D. M. Parker of Whittier.

On request of Senator Dolwig, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Hal Williams, teacher, Mrs. Gete, Mrs. McDonald, Mr. Hachfeld, Mrs. Hansen, Mrs. Hunter, and the following students from Parkside School in San Diego: John Bell, Mike Berlery, Ken Brower, C. Daterings, Mike Chance, Bill Coryell, Ron Canble, Mike Geier, Harry Hansen, Norman Harvey, Roger Hoag, Barry Jausen, Wayne Johnson, Louis Kalaveras, Gary Penault, Bob Shick, Bert Stenich, Steve Todd, Robert Weisbaor, Charlene Berg, Kathy Derriotti, Maesha Donahue, Nancy Feldman, Suzanne Pink, Lois Hadfield, Tamara Lewin, Patricia Lane, Sue MacNeil, Sherry Massey, Iris Mills, Bonnie Mayo, Susan Reynolds, Carol Roesler, Anne Singer, Sheryl Stathers, Belores McHendry, Linda Brubaker, Ronald Ghigliano, Dennis Collins, Paula Burnette, Donna Goff, Desire Chatigny, Benson Chin, Katherine Thompson, Karen Jensen, Carroll Daly, James Gater, Sandra Smedley, Leslie Haynes, Christine Gallegos, Roxana Matsuda, Elaine Koller, William Weinstein, Terry Duncan, Cheryl Rosak, Robert Caselli, Daniel O'Neil, Murray Berger, Michael Tazoli, Loretta Verna, Joanne Miller, Dennis McNally, Daniel Waliz, Ronald Miles, Sandra Reynolds, Linda Jansen, Leslie Smith, Martha Nevarez, Sharon Van de Reif, Barbara Hunter,

Joe Phelps, Jerry Romani, Diana Trevell, Laurel Eberle, Ronald Hunter, Robert Uhl, and Terry Hallen.

On request of Senators Stiern and Richards, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Rudy and Muriel Blanchard of Ridgecrest.

On request of Senators McAteer and McBride, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Madonna Marie, Sister Jane Celeste, Mr. and Mrs. Jack Watson, and the following students from St. Brendan School in San Francisco: Melissa Asselin, Mary Lee Beggs, Mary Ellen Berg, John Brennan, Lee Anna Burke, Frank Busterna, Kathleen Cala, David Cherney, Steven DeBella, Steven Del Fava, Susan Del Fava, Gerald Devine, Judy Dieks, Peg Duggan, Donna Dulbecco, Janice Firpo, Jean Gawley, Joan Golden, Michael Hardiman, Leo Harrington, William Haskell, Charles Hobrecht, Pamela Jensen, Ann Leite, Lorelle Keffe, Madeline Lynch, Sandra McCormick, Jo Ann McDonald, Maureen McGorty, Patricia McMillen, Marie Morato, Christine Neff, William Newsom, Richard Parker, Beverly Pearce, Diane Power, James Preston, John Ritchie, Robert Rossi, Marie Schweiffer, William Sonnenman, Barbara Trimble, Thomas Ward, Joan Watson, William Wright, Patricia Younce, Virginia Young, and Alice Zeisz.

On request of Senator Burus, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Captain and Mrs. Robert Davis of McClellan Air Force Base.

On request of Senator Dilworth, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. and Mrs. Cameron Glasglow of Riverside.

On request of Senators Dilworth and Rodda, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Bartley Lagomarsino, Tal Jones, Lee Bucko, Lonnie Carlson, Harry Williams, and Mrs. Marie Nicholas.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following Proclamation:

Proclamation

EXECUTIVE DEPARTMENT
STATE OF CALIFORNIA

WHEREAS, The Legislature of the State of California has been called in extraordinary session and has convened on February 1, 1960; and

WHEREAS, On account of extraordinary occasions which have arisen and now exist, it is deemed desirable and necessary to submit additional subjects to the Legislature for consideration; now, therefore,

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power vested in me by law, hereby amend and supplement my Proclamation dated February 1, 1960, by adding the following additional purpose thereto, and thereby permitting the Legislature to legislate upon the following subject, in addition to the subject specified in the original Proclamation and other items added

thereto on February 29, 1960, March 3, 1960, March 10, 1960, March 17, 1960, and March 23, 1960, to wit:

Item No. 10. To consider an act upon legislation relative to benefits payable upon the death of Members of the Legislature.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this sixth day of April, 1960.

(SEAL)

EDMUND G. BROWN, Governor of California

ATTEST: FRANK M. JORDAN, Secretary of State

By WALTER C. STUTLER, Assistant Secretary of State

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 17

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 14

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 10

Assembly Concurrent Resolution No. 4

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day returns without further action:

Senate Bill No. 18

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bill sent to Interim Study.

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 6

Senate Bill No. 25

Senate Bill No. 53

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 2

Senate Concurrent Resolution No. 8

Senate Constitutional Amendment No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 6, 1960
 MR. PRESIDENT: I am directed to inform your honorable body that the Assembly
 on this day adopted:

Senate Concurrent Resolution No. 16

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered enrolled.

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly
 on this day adopted:

Senate Joint Resolution No. 4

Senate Concurrent Resolution No. 13

Senate Joint Resolution No. 5

Senate Concurrent Resolution No. 14

Senate Concurrent Resolution No. 10

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, First Assistant Clerk

Above resolutions ordered enrolled.

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly
 on this day passed:

Senate Bill No. 35

Senate Bill No. 43

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, First Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly
 amended, and on this day passed, as amended:

Senate Bill No. 31

Senate Bill No. 34

Senate Bill No. 32

Senate Bill No. 52

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, First Assistant Clerk

Above bills ordered to unfinished business file.

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly
 amended, and on this day passed, as amended:

Senate Bill No. 33

And respectfully requests your honorable body to concur in said amendments:

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By PATRICK R. MURPHY, Chief Assistant Clerk

Above bill ordered to unfinished business file.

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly
 amended, and on this day passed, as amended:

Senate Bill No. 15

Senate Bill No. 45

Senate Bill No. 54

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, First Assistant Clerk

Above bills ordered to unfinished business file.

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed, as amended:

Senate Bill No. 4

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above bill ordered to unfinished business file.

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day adopted, as amended:

Senate Constitutional Amendment No. 2

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered to unfinished business file.

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 17	Assembly Joint Resolution No. 4
Assembly Concurrent Resolution No. 18	Assembly Joint Resolution No. 5
Assembly Concurrent Resolution No. 20	

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were read:

Assembly Concurrent Resolution No. 17 Relative to the creation of the Joint Committee on Narcotics.

Referred to Committee on Judiciary.

Assembly Concurrent Resolution No. 18 Relative to mileage allowances of Members of the Legislature.

Referred to Committee on Rules.

Assembly Concurrent Resolution No. 20 Relative to the Economic Development Agency.

Referred to Committee on Rules.

Assembly Joint Resolution No. 4 Relative to the calling of a White House conference on narcotics.

Referred to Committee on Judiciary.

Assembly Joint Resolution No. 5 Relating to pollution of San Francisco Bay waters by federal installations.

Referred to Committee on Water Resources.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Joint Resolution No. 7

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Joint Resolution No. 7 Relative to memorializing Congress concerning the establishment in California of a national center for research on principles of irrigation.

Referred to Committee on Rules.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 22

Assembly Concurrent Resolution No. 24

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolutions were read:

Assembly Concurrent Resolution No. 22 Relative to fairs and expositions and allocation of funds therefor.

Referred to Committee on Governmental Efficiency.

Assembly Concurrent Resolution No. 24 Relative to urging the Trustees of the State College System to foster academic self-government in the state colleges.

Referred to Committee on Education.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 5, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 53

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was read the first time:

Assembly Bill No. 53 Amend to add Section 20753 to the Education Code, relating to fire protection in public schools.

Referred to Committee on Local Government.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 23

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was read:

Assembly Concurrent Resolution No. 23 Memorializing the death of Assemblywoman Dorothy Donahoe.

Request for Unanimous Consent

Senator Stiern asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 23, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 23

Assembly Concurrent Resolution No. 23 Memorializing the death of Assemblywoman Dorothy Donahoe.

Resolution read, and adopted on a rising vote of the following Senators:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Ekan, Fann, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Moller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slatery, Stiern, Teale, Thompson, and Williams—40.

Resolution ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Richards:

Senate Resolution No. 54

Commending Dr. L. J. Rosenkranz and staff of National Technical Schools

WHEREAS, It has come to the attention of the Members of the Senate that the National Technical Schools, Los Angeles, has established and maintained a co-operative scholarship award program for selected inmates in California Department of Corrections institutions; and

WHEREAS, Through this co-operative plan, two hundred complete scholarship courses in television, radio, and electronics and in auto mechanics Diesel engines, have been allocated by the National Technical Schools since July 1, 1957, at the average rate of four scholarships per month, all at no cost to the State or the inmates; and

WHEREAS, Among those incarcerated at the various California Correctional Institutions, there are many mechanically inclined men who are benefited by technical trade training as provided under this scholarship award program, and approximately 85 percent of those who enroll successfully complete their courses; and

WHEREAS, This generous contribution by the president and staff of a major vocational training institution evidences the highest degree of social responsibility and, it is hoped, will inspire others to similar action; now, therefore, be it

Resolved by the Senate of the State of California, That the Members commend Dr. L. J. Rosenkranz, President, National Technical Schools, Los Angeles, and his staff for their distinguished contribution to the rehabilitation of inmates in California's Correctional Institutions; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Dr. L. J. Rosenkranz.

Resolution read, and unanimously adopted on motion of Senator Richards.

By Senator Miller:

Senate Resolution No. 55

Relative to the Joint Legislative Budget Committee

WHEREAS, The Legislature at each session is asked to consider and act upon requests for appropriations for special wage adjustments for specified groups of state employees; and

WHEREAS, The Legislature must give consideration to an adequate compensation system in relation to efficiency and economy and the State's fiscal requirements for other state government purposes; and

WHEREAS, A determination of such requests requires that the Legislature be provided with information as to the cost and effect of special wage adjustments; now, therefore, be it

Resolved by the Senate of the State of California, That the Joint Legislative Budget Committee is hereby directed to review the matter of requests for special

adjustments which have been presented to the Legislature, including the basis upon which these requests have been made, the necessity or justification therefor, and the financial effects thereof, and provide the Legislature with information on this subject at the 1961 General Session.

Resolution read, and referred to Committee on Rules.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 6

And reports the same correctly engrossed.

BURNS, Chairman

Committee on Business and Professions

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Business and Professions, to which was referred:

Assembly Bill No. 81

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

JOHNSON, Chairman

Above reported bill ordered to second reading.

Committee on Elections

SENATE CHAMBER, April 5, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Senate Bill No. 77

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

COBEY, Chairman

Above reported bill ordered to second reading.

Committee on Transportation

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Assembly Bill No. 27

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

COLLIER, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Transportation, to which were referred:

Assembly Concurrent Resolution No. 5

Assembly Concurrent Resolution No. 15

Assembly Concurrent Resolution No. 21

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

COLLIER, Chairman

Above reported resolutions ordered to third reading.

Committee on Finance

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Assembly Bill No. 20

Assembly Bill No. 72

Assembly Bill No. 69

Assembly Bill No. 78

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

MCBRIDE, Chairman

Above reported bills ordered to second reading.

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 91

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

McBRIDE, Chairman

Above reported bill ordered to second reading.

Committee on Rules

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Joint Resolution No. 7 Assembly Concurrent Resolution No. 20

Assembly Concurrent Resolution No. 18 Assembly Joint Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Above reported resolutions ordered to third reading.

MOTION TO READ BILLS SECOND TIME

Senator Burns moved that all bills reported from committees, be read the second time and be placed on third reading file for final passage.

Motion carried.

SECOND READING OF SENATE BILLS (OUT OF ORDER)

Senate Bill No. 77—An act to add Section 2621.5 to the Elections Code, relating to the nomination of candidates at the direct primary election, and declaring the urgency thereof, to take effect immediately.

Bill read second time, ordered engrossed, and to third reading.

Senate Bill No. 76—An act to repeal Section 9302 of, and to add Section 9359.95 to, the Government Code, relating to benefits payable upon the death of a Member of the Legislature, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

In lines 1 and 2 of the title of the printed bill, strike out "repeal Section 9302 of, and to add Section 9359.95 to," and insert "amend and renumber Section 9302 of".

Amendment No. 2

On page 1, lines 1 and 2, strike out "repealed," and insert "amended and renumbered to read:".

Amendment No. 3

On page 1, between lines 8 and 9, insert "9359.95. In addition to any other benefits provided for in this chapter, upon the death, on or after January 1, 1959, and before retirement, of any member who, at the time of his death was a Member of the Legislature, there shall be paid to his beneficiary, if he has designated one, and if not, to his estate, an amount equal to the annual compensation payable to a Member of the Legislature during the 12 months immediately preceding his death.

SEC. 2. There is hereby appropriated for the claim of the Secretary of the State Board of Control, in lieu of any other appropriation to the Board of Administration of the State Employees' Retirement System and as an alternate means for the pay-

ment under this act of claims of the estates specified in this section, the sum of twelve thousand dollars (\$12,000) in accordance with the following schedule:

Schedule:

(a) Claim of the estate of Seth J. Johnson	\$6,000.00
(b) Claim of the estate of Dorothy M. Donahoe	6,000.00

SEC. 3. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution and shall go into immediate effect. The facts constituting such necessity are:

Following the adoption of Assembly Constitutional Amendment No. 37 at the General Election of November, 1930, which authorized the establishment of a retirement system for state officers and employees, the Legislature enacted Chapter 773 of the Statutes of 1931, providing a death benefit for the heirs of legislators who died during their term of office. Despite doubts expressed by various administrative officers from time to time concerning the validity of such a retirement benefit for legislators, death benefits have been provided for many years under the circumstances contemplated by the 1931 statute which is amended and renumbered by this act.

In view of the uncertainties of the present law, under which the amount of the benefit depends on the length of the member's unexpired term of office and under which challenge has been made as to the actions heretofore taken, the Legislature intends by this act to substitute a certain amount as the death benefit, to make it applicable to pending situations, and to set the matter at rest for the future. The Legislature is advised that only a portion of the death benefit provided in the Budget Act of 1960 for Assemblyman Seth Johnson can be approved for payment. Further, the unfortunate death of Assemblyman Dorothy M. Donahoe on April 4, 1960 makes it necessary for the Legislature to provide this benefit for her heirs at law. It is therefore necessary that this act take effect immediately."

Amendment No. 4

On page 1, strike out lines 9 to 12, inclusive, and strike out all of page 2.

Amendments read, and adopted.

Bill ordered printed, and to third reading.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER)

Assembly Bill No. 81 An act to amend Sections 10131, 10132 and 10134 of the Business and Professions Code, relating to land locators, declaring the urgency thereof, to take effect immediately.

Bill read second time, and ordered to third reading.

Assembly Bill No. 27 An act to amend Sections 5000 and 9400 of, and to add Section 9409 to, the Vehicle Code, relating to commercial vehicle registration and fees.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

On page 1 of the printed bill, strike out the title, and insert "An act to amend Section 5000 of the Vehicle Code relating to commercial vehicle registration."

Amendment No. 2

On page 1, strike out lines 15 through 23.

Amendment No. 3

On page 2, strike out lines 1 through 51.

Amendment No. 4

On page 3, strike out lines 1 through 8.

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 20—An act to add Article 13 (commencing at Section 25301) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read second time, and ordered to third reading.

Assembly Bill No. 69—An act to amend Section 31231 of, to repeal Sections 31232, 31233, 31234, 31236, and 31237 of, and to add Sections 31232 and 31233 to, the Education Code, relating to state scholarships for higher education in the science of agriculture.

Bill read second time, and ordered to third reading.

Assembly Bill No. 72—An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued; and providing for the submission of this act to a vote of the people at the general election to be held in the month of November 1960.

Bill read second time, and ordered to third reading.

Assembly Bill No. 78—An act to amend Section 23757 of the Education Code, relating to student fees of the state colleges.

Bill read second time, and ordered to third reading.

Assembly Bill No. 91—An act making an appropriation for the support of Department of Public Health.

Bill read second time.

Consideration of Committee Amendments

The following amendment was proposed by the Committee on Finance:

Amendment No. 1

On page 1, line 6, of the printed bill, strike out "424, 425 and 425.1", and insert "425, 426, 426.1, and 426.5".

Amendment read, and adopted.

Bill ordered printed, and to third reading.

MOTION TO APPROVE JOURNALS

Senator Burns, moved that the Journals for Monday, March 28, 1960; Tuesday, March 29, 1960; Wednesday, March 30, 1960; Thursday, March 31, 1960; and Friday, April 1, 1960, be approved as corrected by the Journal Clerk and the Minute Clerk.

Motion carried.

Assistant Secretary Floyd M. Nolin at the Desk

CONSIDERATION OF DAILY FILE
THIRD READING OF SENATE BILLS

By Senator Farr:

Senate Resolution No. 29

Relative to salary schedules of Department of Corrections' personnel performing Correctional Officers' duties, Group supervisory officers in the California Youth Authority, and Security Officers at Atascadero State Hospital

WHEREAS, The Members of the Senate recognize a dual responsibility of protective custody of persons confined in State correctional facilities, Youth Authority institutions, and the Atascadero State Hospital, as well as a control of such inmates with a constant endeavor to accomplish their rehabilitation; and

WHEREAS, The recruitment, training, and retention of qualified persons interested in employment in such institutions as a career provides the most economical and efficient method for the successful operation of the state institutions; and

WHEREAS, The Manual of Correctional Standards adopted by the American Correctional Association recommends that correctional personnel have "a pay scale to compete with the salaries of comparable positions in private business or a similar type well-administered governmental organization and such pay scale should be within generally accepted standards of living"; and

WHEREAS, The Department of Corrections, the Youth Authority, and Atascadero State Hospital are recruiting correctional officers, group supervisory officers, and security officers from the same manpower pool from which peace officers are recruited, and there is, and has been for some time, a considerable salary differential in favor of the peace officers' group; and

WHEREAS, For the Department of Corrections, the Youth Authority and Atascadero State Hospital to maintain a progressive program in the care and treatment of inmates, they must not be handicapped with the prospect of annually replacing a large percentage of personnel performing the respective functions of correctional officers in the Department of Corrections, group supervisory officers in the Youth Authority, and security officers in Atascadero State Hospital, caused in part by the limited abilities of applicants willing to perform the exacting duties of such officers at the present salary; and

WHEREAS, The amount of salary paid is an important factor in attracting and retaining high-caliber personnel to perform the responsibilities of correctional officers, group supervisors, and security officers; now, therefore, be it

Resolved by the Senate of the State of California, That the State Personnel Board be instructed to carefully review the present recruiting and salary setting practices and standards for the correctional officers, group supervisors, and security officers to the end that the recruitment and retention of well-qualified personnel will be facilitated; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit copies of this resolution to the members of the State Personnel Board and the Executive Officer thereof.

Resolution read and unanimously adopted on motion of Senator Farr.

Senate Joint Resolution No. 6 Relative to facilities for the treatment of narcotics addicts.

Resolution read.

Motion to Amend

Senator McAttee moved the adoption of the following amendments:

Amendment No. 1

On page 2 of the printed measure, between lines 3 and 4, insert

"Resolved, That pending such action, not less than 10 beds with supportive professional treatment staff services be made available for cooperative research in the control of formerly addicted federal probationers or parolees resident in the State of California; and be it further".

Amendment No. 2

On page 2, line 10, after "Welfare", insert "and the Director of the Administrative Office of the United States Courts".

Amendments read, and adopted.

Resolution ordered printed, engrossed, and to third reading.

By Senator Fisher:

Senate Resolution No. 42

Relative to the Special Senate Committee on Legislative Representation

WHEREAS, The present state laws relating to the regulation of legislative representation are designed in part to require public disclosures of the identities of those persons and organizations which attempt to influence the passage or defeat of legislation, and to require public disclosure of contributions and expenditures of money for such purposes; and

WHEREAS, Such present laws do not clearly apply to attempts to influence decisions, recommendations, or actions of statutory or constitutional agencies of the executive branch of the State Government, even in cases where such decisions, recommendations or actions require the appropriation of money or otherwise determine the policy of the State; now, therefore, be it

Resolved by the Senate of the State of California, That the Special Senate Committee on Legislative Representation (created by Senate Standing Rule No. 57) is hereby authorized and directed to study and analyze all facts relating to attempts to influence those decisions, recommendations, or actions of statutory or constitutional agencies of the executive branch of the State Government which result in requests to the Legislature for appropriations or other legislation. Incidental to such study, the committee is authorized and directed to examine the processes by which such decisions, recommendations or actions are or have been decided upon, and to report thereon to the Senate by not later than the fifth calendar day of the 1961 Regular Session of the Legislature, including in its report its recommendations for appropriate legislation upon the subject matter of this resolution.

Resolution read, and unanimously adopted on motion of Senator Fisher.

By Senator Burns:

Senate Resolution No. 49

Relative to meetings of local agencies

WHEREAS, In 1953 the Legislature enacted the statute popularly known as the Brown Act, which requires all meetings of legislative bodies of local agencies to be open to the public; and

WHEREAS, The purpose of the statute is to guarantee the right of the public to observe and be informed concerning the meetings, deliberations and conduct of the local legislative bodies which serve it; and

WHEREAS, The Brown Act specifically applies only to "meetings" of local legislative bodies, and was not intended to prevent private discussions, conferences or caucuses of individual local legislators similar in nature to those engaged in by state legislators where no actions are taken or decisions reached concerning matters pending before such local agencies; and

WHEREAS, Local legislators like state legislators, have a duty to discuss and deliberate freely concerning their common governmental interests and problems with their constituents, with other public officials, with other local legislators, and the time, place, participants and subject matter of such discussions must remain a matter of individual legislative discretion; and

WHEREAS, The legislative bodies of California's local agencies, and the individual members thereof, have shown in the vast majority of instances, admirable judgment and a high sense of dedication to the public they serve in complying with both the letter and the spirit of the Brown Act; now, therefore, be it

Resolved by the Senate of the State of California, That the legislative bodies of local agencies be, and they are hereby, commended for their devotion to the public which they serve and for the sound legislative discretion which the have demonstrated by their conduct in reconciling the interest of the public in observing the conduct of their public affairs with their own duty and practical necessity of keeping informed concerning the administration of their local agencies, and the attitudes, interests and activities of their constituents and other public officials.

Resolution read, and unanimously adopted on motion of Senator Burns.

By Senator Short:

Senate Resolution No. 41

Relative to the printing and distribution of the Great Seal of the State of California

Resolved by the Senate of the State of California, That the Secretary of the Senate is hereby authorized and directed to cause to be printed and made available

for distribution without charge by the Members of the Senate not to exceed 10,000 copies of the Great Seal of the State of California as prepared under the direction of the Senate Rules Committee.

Resolution read and unanimously adopted on motion of Senator Short.

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 49—An act to validate the organization and acts of unified school districts, declaring the urgency thereof to take effect immediately.

Bill read third time, and presented by Senator O'Sullivan.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Holmdahl, Johnson, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Holmdahl, Johnson, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 67—An act to amend Sections 17711 and 11705 of, and to add Section 11722 to, the Vehicle Code, relating to the licensing and bonding of dealers of vehicles.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 8—Relative to designation of the Broadway Low Level Tunnel as "Caldecott Tunnel."

Resolution read, and presented by Senator Holmdahl.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, Montgomery, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Bill No. 80—An act to amend Sections 3081.01, 3081.02 and 3081.60 of, and to add Section 3081.81 to, the Civil Code, relating to real estate licensees, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Short.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—36.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—36.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 84—An act to add Sections 3081.095, 3081.096, 3081.097 and 3081.098 to, and to amend Section 3081.09 of, the Civil Code, relating to real property loan brokers, declaring the urgency thereof, to take effect immediately.

Motion to Re-refer Assembly Bill No. 84

Senator McBride moved that Assembly Bill No. 84 be re-referred to Committee on Finance.

Motion carried.

Assembly Bill No. 70—An act calling a special election to be consolidated with the general election of 1960 and to provide for the submission to the electors of the State at such consolidated election of constitutional amendments proposed by the Legislature at the 1960 First Extraordinary Session, to take effect immediately.

Motion to Re-refer Assembly Bill No. 70

Senator McBride moved that Assembly Bill No. 70 be re-referred to Committee on Finance.

Motion carried.

Assembly Bill No. 62—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Assembly Constitutional Amendment No. 4 and Assembly Constitutional Amendment No. 5 of the 1960 First Extraordinary Session, to take effect immediately.

Motion to Re-refer Assembly Bill No. 62

Senator McBride moved that Assembly Bill No. 62 be re-referred to Committee on Finance.

Motion carried.

Assembly Bill No. 85—An act to add Article 3 (commencing at Section 11200) to Chapter 1 of Part 2 of Division 4 of the Business and Professions Code, relating to regulation of transactions by the Division of Real Estate, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Short.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Montgomery, Regan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—28.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Beard, Berry, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Montgomery, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

Assembly Joint Resolution No. 1 Relative to urging the Federal Congress to enact legislation relating to retroactive social security coverage for public employees.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, Thompson, and Williams—32.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 9 Relative to expenses of the Joint Interim Committee on Law Revision.

Resolution read, and presented by Senator Cobey.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Berry, Brown, Byrne, Cameron, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Concurrent Resolution No. 14 Relative to augmenting the funds of the Joint Committee on Legislative Organization.

Resolution read, and presented by Senator Burns.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McPrade, McCarthy, Montgomery, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

Assembly Constitutional Amendment No. 6 A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending Section 1 of Article XVI

thereof, relating to the submission of bond issues at direct primary elections and to bond issues for school building purposes.

Resolution read, and presented by Senator Cobey.

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Cobey moved a call of the Senate.

Motion carried. Time, 3.35 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

REPORTS OF STANDING COMMITTEES

Committee on Finance

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Assembly Bill No. 62

Assembly Bill No. 70

Assembly Bill No. 84

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McBRIDE, Chairman

Request for Unanimous Consent

Senator Short asked for, and was granted, unanimous consent to take up Assembly Bill No. 84, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 84

Assembly Bill No. 84 An act to add Sections 3081.095, 3081.096, 3081.097 and 3081.098 to, and to amend Section 3081.09 of, the Civil Code, relating to real property loan brokers, declaring the urgency thereof, to take effect immediately.

Bill read third time.

Motion to Amend

Senator Short moved the adoption of the following amendments:

Amendment No. 1

On page 1, line 4, of the printed bill, as amended in Senate April 5, 1960, after "purchase", insert a comma.

Amendment No. 2

On page 1, line 5, after "discounted", insert "trust deed or mortgage".

Amendment No. 3

On page 1, line 5, after "notes", insert a comma.

Amendment No. 3.5

On page 1, lines 5 and 6, strike out "discounted".

Amendment No. 4

On page 2, line 1, strike out "to determine", and insert "to establish criteria for determining".

Amendment No. 5

On page 2, line 2, after "what", insert "is a".

Amendment No. 6

On page 2, line 2, strike out "brokers are", and insert "broker".

Amendment No. 7

On page 3, line 33, strike out the comma, and insert a semicolon.

Amendment No. 8

On page 3, line 37, after "representative", insert a comma.

Amendment No. 9

On page 3, line 39, after "institutions", insert "insofar as such business is concerned".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Request for Unanimous Consent

Senator Cobey asked for, and was granted unanimous consent to take up Assembly Bill No. 70, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 70

Assembly Bill No. 70—An act calling a special election to be consolidated with the general election of 1960 and to provide for the submission to the electors of the State at such consolidated election of constitutional amendments proposed by the Legislature at the 1960 First Extraordinary Session, to take effect immediately.

Bill read third time, and presented by Senator Cobey.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Berry, Brown, Byrne, Cameron, Cobey, Collier, Coombs, Dilworth, Dolwar, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Montgomery, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Stiern, and Thompson—30.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Bill No. 62, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 62

Assembly Bill No. 62—An act calling a special election to be consolidated with the Direct Primary Election of 1960 and to provide for the submission to the electors of the State at such consolidated election Assembly Constitutional Amendment No. 4 and Assembly Constitutional Amendment No. 5 of the 1960 First Extraordinary Session, to take effect immediately.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Berry, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, Thompson, and Williams—29.

NOES—Senator Dolwar—1.

Bill ordered transmitted to the Assembly.

Secretary J. A. Beek at the Desk

REPORTS OF STANDING COMMITTEES

Committee on Finance

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Finance, to which was referred:

Assembly Bill No. 56

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

McBRIDE, Chairman

Above reported bill ordered to second reading.

Committee on Local Government

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Local Government, to which was referred:

Assembly Bill No. 53

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McATTEER, Vice Chairman

Above reported bill ordered to second reading.

Committee on Transportation

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Assembly Bill No. 76

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

COLLIER, Chairman

Above reported bill ordered to second reading.

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Transportation, to which was referred:

Assembly Bill No. 52

Respectfully reports the same back with the recommendation that the bill be referred to Committee on Rules to be referred to the proper Senate Fact Finding Committee for interim study.

COLLIER, Chairman

Above reported bill ordered re-referred to the Committee on Rules to be assigned to the appropriate interim committee for study.

RESOLUTION TO SUSPEND CONSTITUTIONAL PROVISION

The following resolution was offered:

By Senator Burns:

Resolved, That Senate Bill No. 77, and Assembly Bills Nos. 20, 27, 53, 56, 69, 72, 76, 78, 81, and 91 present a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bills be read on three several days in each house is hereby dispensed with, and it is ordered that said bills be read the second and third times, considered engrossed, and placed upon their passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erlhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

SECOND READING OF ASSEMBLY BILLS (OUT OF ORDER) (RESUMED)

Assembly Bill No. 56—An act to add Chapter 145 (commencing with Section 14570) to Division 14 of, and to add Section 19578 to, the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide all to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this chapter.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Finance:

Amendment No. 1

On page 1 of the printed bill, as amended in Senate April 5, 1960, strike out lines 16 to 18, inclusive, and insert "000" until a total of three hundred million dollars (\$300,000,000).

Amendment No. 2

On page 4, strike out lines 24 to 45, inclusive.

Amendments read, and adopted.

Bill ordered printed, and to third reading.

Assembly Bill No. 53—An act to add Section 20753 to the Education Code, relating to fire protection in public schools.

Bill read second time, and ordered to third reading.

Assembly Bill No. 76—An act to add Section 22659 to, and amend Sections 22702, 22850, 22852, 22853, and 22854 of, the Vehicle Code, relating to the removal of vehicles.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Transportation:

Amendment No. 1

On page 1 of the printed bill, as amended in Assembly March 31, 1960, strike out lines 3 through 8, inclusive, and insert

"22659. Any officer of the California State Police may remove a vehicle from property owned by the State, or rented or leased from others by the State, or from property of a district agricultural association as to which the California State Police is providing policing services, under any of the following circumstances:".

Amendment No. 2

On page 1, line 16, strike out "public", and insert "such".

Amendment No. 3

On page 1, line 21, strike out "public", and insert "such".

Amendment No. 4

On page 2, line 11, strike out "public property", and insert "property owned by the State, or rented or leased from others by the State, or property of a district agricultural association, as to which the California State Police is providing policing services,".

Amendment No. 5

On page 3, line 12, strike out "public", and insert "such".

Amendments read, and adopted.

Bill ordered printed, and to third reading.

RESOLUTIONS

The following resolutions were offered:

By Senator Fisher:

Senate Resolution No. 56

Relative to the San Diego Independent

WHEREAS, The *San Diego Independent*, a newspaper of high reputation and character, has acquired a new four-story building and an adjoining two-story building featuring the newest in equipment and design, and permitting the most complete service in classified advertising, display advertising, organizational publications, and news services; and

WHEREAS, Under Publisher Elliott L. Cushman who came to the *Independent* as Circulation Manager in 1933 and became owner in 1939, the *Independent* has grown and prospered, with a present circulation of over 150,000, reaching 84 percent of the homes in the area it serves; and

WHEREAS, The *Independent* has an outstanding reputation of objectivity in reporting the news and of community service, and is a valuable community asset to the rapidly growing City of San Diego; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate congratulate the *San Diego Independent*, its publisher, Elliott L. Cushman, and its hard working and devoted staff, on the occasion of their new building, and heartily commend them for their fine contributions and record of public service to the City of San Diego; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of the resolution to Mr. Elliott L. Cushman, Publisher of the *San Diego Independent*.

Resolution read, and unanimously adopted on motion of Senator Fisher.

By Senator Thompson:

Senate Resolution No. 57

Congratulating Dr. Gordon A. Abbott

WHEREAS, Dr. Gordon A. Abbott, staff physician at Agnews State Hospital since 1953 and recognized as one of the top Internists in the United States, has been appointed assistant superintendent of medical and surgical services at the hospital; and

WHEREAS, Dr. Abbott has had a distinguished career in medicine, beginning with his unprecedented appointment as Chief of Internal Medicine Service at the Marine Hospital in Baltimore just three months after completing internship, and continuing in outstanding service with various United States hospitals and the United States Public Health Service from which he retired as a medical director in 1953; and

WHEREAS, Though he has acted on occasion as physician to a President's family, has treated countless Senators and Representatives and military leaders, and has risen to the top heights of his profession, Dr. Abbott in his senior years has chosen to care for the less fortunate; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate heartily congratulate for his outstanding record of achievements Dr. Gordon A. Abbott, who in the finest American traditions has overcome hardship to become a success as a physician and service officer and wish him continued success in his present and future endeavors in the cause of humanity; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Dr. Gordon A. Abbott.

Resolution read, and unanimously adopted on motion of Senator Thompson.

By Senator Shaw:

Senate Resolution No. 58

Relative to the state college to be established in the
San Bernardino-Riverside vicinity

WHEREAS, The Master Plan for Higher Education in California, which was submitted to the Legislature at the 1960 Regular Session recommends that a state college be established in the San Bernardino-Riverside vicinity, to be in full operation by 1965; and

WHEREAS, The enactment of Senate Bill No. 4 of the 1960 First Extraordinary Session will effect the establishment of this sorely needed institution of higher education and will serve to authorize the commencement of the several undertakings which will be required to make its planned availability in 1965 a reality; and

WHEREAS, The complexities involved in selecting and acquiring an appropriate site are such that these steps are ordinarily completed only after a period of from one to three years; and

WHEREAS, In view of the rapid rise in land values, which is prevalent throughout California as a whole and is particularly pronounced in the southern areas of the State, it is especially important that actions to select and acquire an appropriate site be commenced at the earliest possible time to the end that substantial savings in cost be realized through early acquisition; now, therefore, be it

Resolved by the Senate of the State of California, That the Director of Education is directed to undertake immediately all action necessary to the preparation of specifications and all of the other necessary steps appropriate for the early acquisition of a site for the state college proposed for the San Bernardino-Riverside vicinity, and that the Public Works Board is similarly directed to commence at once upon its several duties in connection therewith to carry the proceedings toward such acquisition to as near the point of consummation as is permissible under the provisions presently made by the Legislature in this respect; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of Education and to the Public Works Board.

Resolution read, and referred to the Committee on Education.

By Senator Richards:

Senate Resolution No. 59

Relative to the state college to be established in the vicinity of the
Los Angeles International Airport

WHEREAS, The Master Plan for Higher Education in California, which was submitted to the Legislature at the 1960 Regular Session recommends that a state college be established in the vicinity of the Los Angeles International Airport, to be in full operation by 1965; and

WHEREAS, The enactment of Senate Bill No. 15 of the 1960 First Extraordinary Session will effect the establishment of this sorely needed institution of higher education and will serve to authorize the commencement of the several undertakings which will be required to make its planned availability in 1965 a reality; and

WHEREAS, The complexities involved in selecting and acquiring an appropriate site are such that these steps are ordinarily completed only after a period of from one to three years; and

WHEREAS, In view of the rapid rise in land values, which is prevalent throughout California as a whole and is particularly pronounced in the southern areas of the State, it is especially important that actions to select and acquire an appropriate site be commenced at the earliest possible time to the end that substantial savings in cost be realized through early acquisition; now, therefore, be it

Resolved by the Senate of the State of California, That the Director of Education is directed to undertake immediately all action necessary to the preparation of specifications and all of the other necessary steps appropriate for the early acquisition of a site for the state college proposed for the vicinity of the Los Angeles International Airport, and that the Public Works Board is similarly directed to commence at once upon its several duties in connection therewith to carry the proceedings toward such acquisition to as near the point of consummation as is permissible under the provisions presently made by the Legislature in this respect; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of Education and to the Public Works Board.

Resolution read, and referred to the Committee on Education.

By Senator Brown:

Senate Resolution No. 60

Relative to the duties of Secretary of the Senate

Resolved, That the Secretary of the Senate be, and he is hereby directed, to take custody of and care for all Senate documents between sessions of the Legislature and prepare files of all bills and other records of the Senate, and to deposit such books, bills and other records with the Secretary of State as provided by law, to attend to the correspondence of the Senate, to inform the public upon measures enacted and to mail to such of the public as may apply therof copies of legislative enactments as provided in the Joint Rules of the Senate and Assembly; and be it further

Resolved, That the Secretary is further directed to supervise the indexing, correcting, comparing and proofreading of the Journal of the Senate and make the information therein contained readily available for use of Members of the Legislature, state officers and the general public, as a permanent record of the business transacted during the 1960 First Extraordinary Session of the Legislature, and to complete the compilation of the Constitution and the book on California Legislature, and to attend to the distribution thereof; and be it further

Resolved, That the Secretary is further directed to prepare and, at the expiration of the bill-signing period, have published a Final Calendar of the business of the 1960 First Extraordinary Session, said calendar to comprise the history of all bills introduced, their authors, the number that shall have become laws, those that shall have been read a second time, and any and all such other information as will provide a perfect history of the session's business and a guide for the information of subsequent sessions of the Legislature. When said Final Calendar is prepared the Secretary is directed to forward one copy to each public library in the State and shall distribute others as by Joint Rule No. 13 provided; and be it further

Resolved, That all of the publications above provided for are to be ordered by the Secretary pursuant to the provisions of Senate Rule No. 52 and Joint Rule No. 18 and paid for from the Legislative Printing Fund, and the State Printer is hereby ordered and directed to prepare and print such publications as directed by the Secretary.

Resolution read, and unanimously adopted on motion of Senator Brown.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 3.45 p.m., on motion of Senator Cobey, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Assembly Constitutional Amendment No. 6 adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Donnelly, Farr, Fisher, Gibson, Grimsby, Holmdahl, Johnson, McAtter, McBride, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, Thompson, and Williams—31.

NOES—Senators Dilworth and Dolwig—2.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Dilworth asked for, and was granted, unanimous consent to take up Senate Constitutional Amendment No. 2, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Constitutional Amendment No. 2—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans

and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Constitutional Amendment No. 2?

Amendment No. 1

On page 1, line 9, of the printed measure, as amended in Senate March 17, 1960, after "hundred", insert "fifty".

Amendment No. 2

On page 1, line 10, strike out "\$300,000,000", and insert "\$350,000,000".

Second Set of Amendments to Senate Constitutional Amendment No. 2

Amendment No. 1

On page 2 of the printed measure, as amended in Assembly March 28, 1960, between lines 12 and 13, insert

"(d) To repay, as provided by law, any money appropriated from the General Fund at the 1960 First Extraordinary Session for state school building aid."

The roll was called, and the Senate refused to concur in Assembly amendments to Senate Constitutional Amendment No. 2 by the following vote:

AYES—Senators Dolwig, Miller, and Rodda—3.

NOES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAtter, McBride, McGowan, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Shaw, Short, Slattery, Stiern, Thompson, and Williams—32.

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Dilworth, Miller, and Fisher as a Senate Committee on Conference concerning Senate Constitutional Amendment No. 2 to meet a like committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

Request for Unanimous Consent

Senator Shaw asked for, and was granted, unanimous consent to take up Senate Bill No. 4 at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 4—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 4?

Amendment No. 1

In the heading of the printed bill, insert "(Coauthors: Assemblymen Nisbet, Beaver, and Backstrand)".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 4 by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAtter, McBride, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—35.

NOES—None.

Above bill ordered enrolled.

REPORTS OF STANDING COMMITTEES

Committee on Education

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Resolution No. 58

Senate Resolution No. 59

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

DONNELLY, Chairman

Above reported resolutions ordered to third reading.

Request for Unanimous Consent

Senator Shaw asked for, and was granted, unanimous consent to take up Senate Resolution No. 58, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 58

By Senator Shaw:

Senate Resolution No. 58

Relative to the state college to be established in the San Bernardino-Riverside vicinity

WHEREAS, The Master Plan for Higher Education in California, which was submitted to the Legislature at the 1960 Regular Session recommends that a state college be established in the San Bernardino-Riverside vicinity, to be in full operation by 1965; and

WHEREAS, The enactment of Senate Bill No. 4 of the 1960 First Extraordinary Session will effect the establishment of this sorely needed institution of higher education and will serve to authorize the commencement of the several undertakings which will be required to make its planned availability in 1965 a reality; and

WHEREAS, The complexities involved in selecting and acquiring an appropriate site are such that these steps are ordinarily completed only after a period of from one to three years; and

WHEREAS, In view of the rapid rise in land values, which is prevalent throughout California as a whole and is particularly pronounced in the southern areas of the State, it is especially important that actions to select and acquire an appropriate site be commenced at the earliest possible time to the end that substantial savings in cost be realized through early acquisition; now, therefore, be it

Resolved by the Senate of the State of California, That the Director of Education is directed to undertake immediately all action necessary to the preparation of specifications and all of the other necessary steps appropriate for the early acquisition of a site for the state college proposed for the San Bernardino-Riverside vicinity, and that the Public Works Board is similarly directed to commence at once upon its several duties in connection therewith to carry the proceedings toward such acquisition to as near the point of consummation as is permissible under the provisions presently made by the Legislature in this respect; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of Education and to the Public Works Board.

Resolution read, and unanimously adopted on motion of Senator Shaw.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Senate Resolution No. 59, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 59

By Senator Richards:

Senate Resolution No. 59

Relative to the state college to be established in the vicinity of the Los Angeles International Airport

WHEREAS, The Master Plan for Higher Education in California, which was submitted to the Legislature at the 1960 Regular Session recommends that a state college be established in the vicinity of the Los Angeles International Airport, to be in full operation by 1965; and

WHEREAS, The enactment of Senate Bill No. 15 of the 1960 First Extraordinary Session will effect the establishment of this sorely needed institution of higher education and will serve to authorize the commencement of the several undertakings which will be required to make its planned availability in 1965 a reality; and

WHEREAS, The complexities involved in selecting and acquiring an appropriate site are such that these steps are ordinarily completed only after a period of from one to three years; and

WHEREAS, In view of the rapid rise in land values, which is prevalent throughout California as a whole and is particularly pronounced in the southern areas of the State, it is especially important that actions to select and acquire an appropriate site be commenced at the earliest possible time to the end that substantial savings in cost be realized through early acquisition; now, therefore, be it

Resolved by the Senate of the State of California, That the Director of Education is directed to undertake immediately all action necessary to the preparation of specifications and all of the other necessary steps appropriate for the early acquisition of a site for the state college proposed for the vicinity of the Los Angeles International Airport, and that the Public Works Board is similarly directed to commence at once upon its several duties in connection therewith to carry the proceedings toward such acquisition to as near the point of consummation as is permissible under the provisions presently made by the Legislature in this respect; and be it further

Resolved, That the Secretary of the Senate is directed to transmit copies of this resolution to the Director of Education and to the Public Works Board.

Resolution read, and unanimously adopted on motion of Senator Richards.

Assistant Secretary Floyd M. Nolin at the Desk

RESOLUTIONS

The following resolution was offered:

By Senator Burns:

Senate Resolution No. 61

Relative to funds for fact finding committees

Resolved by the Senate of the State of California, That the following sums of money, or so much thereof as may be necessary, are hereby made available from the Contingent Fund of the Senate for the expenses of the following Senate Permanent Fact Finding Committees created by Senate Resolution No. 135, as amended, 1959 Regular Session and their members and for any charges, expenses, or claims they may incur under said resolution to be paid from the said contingent fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer:

(1) The Fact Finding Committee on Agriculture.....	\$32,500
(2) The Fact Finding Committee on Business and Commerce.....	16,000
(3) The Fact Finding Committee on Education.....	28,000
(4) The Fact Finding Committee on Governmental Administration.....	38,000
(5) The Fact Finding Committee on Judiciary.....	60,000
(6) The Fact Finding Committee on Labor and Welfare.....	32,000
(7) The Fact Finding Committee on Local Government.....	5,000
(8) The Fact Finding Committee on Natural Resources.....	25,000
(9) The Fact Finding Committee on Public Health and Safety.....	15,000
(10) The Fact Finding Committee on Revenue and Taxation.....	20,000
(11) The Fact Finding Committee on Transportation and Public Utilities.....	45,500
(12) The Fact Finding Committee on Water Resources.....	37,500

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dolworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Teale, Thompson, and Williams—38.

NOTES—None.

By Senators Williams, Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson,

McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson:

Senate Resolution No. 62

Relative to the retirement of Senator Nelson S. Dilworth

WHEREAS, Senator Nelson S. Dilworth will retire from legislative service at the expiration of his present term, having served his constituents and his State with distinction and with devotion throughout his 24 years as a Member of the California Legislature; and

WHEREAS, An expert and leader in the field of education, Nelson S. Dilworth has done much to improve our educational system and to provide adequate school facilities for the children of this State; and

WHEREAS, In addition to serving as Chairman of the Senate Interim Committee on Education for many years, the reports of which are still widely read and used by educators, Senator Dilworth played a prominent part in the revision of the Education Code and is the author of many statutes designed to improve our schools; and

WHEREAS, Sensitive to the building needs of school districts, he has been the author of several constitutional amendments authorizing the issuance of bonds to provide funds for school building purposes, and has served on the State Allocations Board which allocates funds to school districts for those purposes; and

WHEREAS, Renowned and acclaimed for his patriotism, Senator Dilworth has actively fought those elements which would undermine and destroy our beloved country; and

WHEREAS, Senator Dilworth is a recipient of five medals from the Freedoms Foundation at Valley Forge and the National Society of the Sons of the American Revolution for public addresses on the Constitution; has received formal citations for patriotic legislative service from the Disabled American Veterans, the Veterans of Foreign Wars, the American Legion, the Navy League, and the Daughters of the American Revolution; and quite recently was awarded the George Washington Honor Medal by the Freedoms Foundation at Valley Forge in recognition of the contribution made by him in creating and building an understanding of the spirit and philosophy of the Constitution and Bill of Rights, inspiring a love of freedom, and helping to bring about a better understanding of the American way of life; and

WHEREAS, A veteran of World War II, Senator Dilworth has been a staunch friend of the veterans of this State, and was directly instrumental in the adoption of legislation authorizing the issuance of bonds to provide funds to enable veterans to purchase farms and homes; and

WHEREAS, The foregoing is but a small sampling of Senator Dilworth's achievements during his legislative career, and can only suggest the contributions that he has made to the welfare of this State and to its people; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate take this means to commend and to express their admiration for Senator Nelson S. Dilworth and his achievements, and to extend to him their best wishes on his retirement and for his continued success in the many years to come; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the Honorable Nelson S. Dilworth.

Resolution read, and unanimously adopted on motion of Senator Williams.

By Senators Miller, McCarthy, Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams:

Senate Resolution No. 63

Commemorating the retirement of Senator Robert I. Montgomery

WHEREAS, Senator Robert I. Montgomery has announced his decision to retire as representative from the Twenty-seventh Senatorial District at the end of his present term; and

WHEREAS, Senator Montgomery, a native of Rockbridge County, Virginia, came west in 1912 after graduating from Washington and Lee University, and settled in Hanford where he entered the profession of teaching; and

WHEREAS, With 39 years of teaching behind him, he entered upon his second career in 1952 when he was elected to the Senate for the first time; and

WHEREAS, In the subsequent years, he has directed his keen, analytical mind to the economic problems of the State as a member of the Senate Committees on Agriculture, Institutions, Local Government, and Water Resources, and has demonstrated his outstanding talents of leadership as Chairman of the Senate Labor Committee; and

WHEREAS, His long record of participation in community and fraternal affairs shows him to have held the offices of President of the Hanford Chamber of Commerce, Mount Whitney Area Council of Boy Scouts, and Hanford Salvation Army Corps, as well as Master of the Hanford Lodge of Masons, and Exalted Ruler of the Hanford Lodge of Elks; now, therefore, be it

Resolved by the Senate of the State of California, That the members extend their sincere commendations to Robert I. Montgomery on his distinguished record as a teacher, a legislator, and a public-spirited member of his community, and express their best wishes for his future health and happiness; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the Honorable Robert I. Montgomery.

Resolution read, and unanimously adopted on motion of Senator Miller.

President pro Tempore of the Senate Presiding

At 4.28 p.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

By Senators Thompson, McCarthy, Arnold, Board, Berry, Brown, Burns, Byrne, Cameron, Christensen, Coby, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Freeman, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McBrate, Miller, Munger, Jr., Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Starr, Stuart, Slatery, Stiern, Teale, and Williams:

Senate Resolution No. 64

Commemorating the retirement of Senator Nathan F. Coombs

WHEREAS, The Members of the Senate have learned with regret that their esteemed colleague, Nathan F. Coombs, will retire from the State Legislature at the end of his present term; and

WHEREAS, Nathan Coombs has been a practicing attorney in Napa County for over 50 years, at various times serving as City Attorney for Napa, Napa County District Attorney, Justice of the Peace, and Director of the Golden Gate Bridge and Highway District; and

WHEREAS, Senator Coombs is the third generation of his family to serve in the State Legislature, his grandfather having been a Member of the Assembly from 1855 to 1859, and his father an Assemblyman during three periods between 1883 and 1927; and

WHEREAS, During his 12 years in the Senate, Nathan Coombs earned a well-deserved reputation as a conscientious, hard-working member of the Committees on Agriculture, Education, Finance, and Public Utilities, and his talent of leadership was admirably demonstrated by his capable and effective chairmanship of the Committee on Institutions; now, therefore, be it

Resolved by the Senate of the State of California, That the Members express their sincere commendations to Nathan F. Coombs on his many years of public service and his distinguished record as a Legislator, and wish him health and happiness in his coming retirement; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to the Honorable Nathan F. Coombs.

Resolution read, and unanimously adopted on motion of Senator Thompson.

By Senators Rodda and Richards:

Senate Resolution No. 65

Commending Reverend I. E. Metcalf

WHEREAS, The Reverend Isaac E. Metcalf was selected as the Chaplain for the Senate in 1959 and has served most notably since; and

WHEREAS, Pastor Metcalf received his theological training at the Northwest Christian Bible College and the Divinity School of the University of Chicago; and

WHEREAS, This Christian gentleman has served congregations in Washington, Michigan, Illinois and California; and

WHEREAS, He was a Regional Director, National Conference of Christians and Jews, Des Moines, Iowa, from 1945 until 1954; and

WHEREAS, His devotion to God and to his fellow man has provided the Members with an outstanding example of a man with a living faith; and

WHEREAS, The sincere prayers offered by Pastor Metcalf have been the source of spiritual and moral guidance to the Members in their labors during the 1960 Regular and Extraordinary Sessions of the Legislature; now, therefore, be it

Resolved by the Senate of the State of California, That the Members express a deep appreciation for the inestimable benefits Pastor Metcalf has rendered by prayer to God, asking that He guide the thoughts and actions of the Members to the betterment of their souls and of society; and be it further

Resolved, That the Secretary of the Senate is directed to transmit a suitably prepared copy of this resolution to Reverend Isaac E. Metcalf.

Resolution read, and unanimously adopted on motion of Senator Rodda.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 77

Senate Joint Resolution No. 7

And reports the same correctly engrossed.

BURNS, Chairman

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Bill No. 76

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass as amended.

BURNS, Chairman

Request for Unanimous Consent

Senator Stiern asked for, and was granted, unanimous consent to take up Senate Bill No. 76, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 76

Resolution to Suspend Constitutional Provision

The following resolution was offered:

By Senator Stiern:

Resolved, That Senate Bill No. 76 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, considered engrossed, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Echart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—38.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

SECOND READING OF SENATE BILLS (OUT OF ORDER) (RESUMED)

Senate Bill No. 76—An act to repeal Section 9302 of, and to add Section 9359.95 to, the Government Code, relating to benefits payable

upon the death of a Member of the Legislature, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

Bill read second time.

Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

Amendment No. 1

In lines 1 and 2 of the title of the printed bill, strike out "repeal Section 9302 of, and to add Section 9359.95 to," and insert "amend and renumber Section 9302 of".

Amendment No. 2

On page 1, lines 1 and 2, strike out "repealed," and insert "amended and renumbered to read:".

Amendment No. 3

On page 1, between lines 8 and 9, insert

"9359.95. In addition to any other benefits provided for in this chapter, upon the death, on or after January 1, 1959, and before retirement, of any member who, at the time of his death was a Member of the Legislature, there shall be paid to his beneficiary, if he has designated one, and if not, to his estate, an amount equal to the annual compensation payable to a Member of the Legislature during the 12 months immediately preceding his death.

SEC. 2. There is hereby appropriated for the claim of the Secretary of the State Board of Control, in lieu of any other appropriation to the Board of Administration of the State Employees' Retirement System and as an alternate means for the payment under this act of claims of the estates specified in this section, the sum of twelve thousand dollars (\$12,000) in accordance with the following schedule:

Schedule:

- | | |
|---|------------|
| (a) Claim of the estate of Seth J. Johnson | \$6,000.00 |
| (b) Claim of the estate of Dorothy M. Donahoe | 6,000.00 |

SEC. 3. This act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution, and shall go into immediate effect. The facts constituting such necessity are:

Following the adoption of Assembly Constitutional Amendment No. 37 at the General Election of November, 1959, which authorized the establishment of a retirement system for state officers and employees, the Legislature enacted Chapter 773 of the Statutes of 1961, providing a death benefit for the heirs of legislators who died during their term of office. Despite doubts expressed by various administrative officers from time to time concerning the validity of such a retirement benefit for legislators, death benefits have been provided for many years under the circumstances contemplated by the 1931 statute which is amended and renumbered by this act.

In view of the uncertainties of the present law, under which the amount of the benefit depends on the length of the member's unexpired term of office and under which challenge has been made as to the actions heretofore taken, the Legislature intends by this act to substitute a certain amount as the death benefit, to make it applicable to pending situations, and to set the matter at rest for the future. The Legislature is advised that only a portion of the death benefit provided in the Budget Act of 1960 for Assemblyman Seth Johnson can be approved for payment. Further, the unfortunate death of Assemblywoman Dorothy M. Donahoe on April 4, 1960 makes it necessary for the Legislature to provide this benefit for her heirs at law. It is therefore necessary that this act take effect immediately."

Amendment No. 4

On page 1, strike out lines 9 to 12, inclusive; and strike out all of page 2.

Amendments read, and adopted.

Bill ordered printed, engrossed, and to third reading.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly appointed Messrs. Munnell, Waldie, and Ernest R. Geddes as a Committee on Conference concerning:

Senate Constitutional Amendment No. 2. A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding

Section 20 to Article XVI thereof, relating to the issuance of Bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

RECESS

At 4.52 p.m., on motion of Senator McCarthy, the Senate recessed until 8.30 p.m.

REASSEMBLED

At 8.30 p.m., the Senate reconvened.

Hon. Robert I. Montgomery of the Twenty-seventh Senatorial District, presiding.

Secretary J. A. Beek at the Desk

Call of the Senate

Senator Williams moved a call of the Senate.

Motion carried.

Time, 8.31 p.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Assembly Bill No. 93

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following bill was read the first time:

Assembly Bill No. 93—An act to amend Section 233 of the Bethel Island Municipal Improvement District Act, relating to ratification.

Referred to Committee on Local Government.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 6

And reports the same correctly re-engrossed.

BURNS, Chairman

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Senate Resolution No. 55

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

BURNS, Chairman

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Senate Resolution No. 55, at this time, for consideration.

CONSIDERATION OF SENATE RESOLUTION NO. 55

By Senator Miller:

Senate Resolution No. 55**Relative to the Joint Legislative Budget Committee**

WHEREAS, The Legislature at each session is asked to consider and act upon requests for appropriations for special wage adjustments for specified groups of state employees; and

WHEREAS, The Legislature must give consideration to an adequate compensation system in relation to efficiency and economy and the State's fiscal requirements for other state government purposes; and

WHEREAS, A determination of such requests requires that the Legislature be provided with information as to the cost and effect of special wage adjustments; now, therefore, be it

Resolved by the Senate of the State of California, That the Joint Legislative Budget Committee is hereby directed to review the matter of requests for special adjustments which have been presented to the Legislature, including the basis upon which these requests have been made, the necessity or justification therefor, and the financial effects thereon, and provide the Legislature with information on this subject at the 1961 General Session.

Resolution read, and unanimously adopted on motion of Senator Miller.

REPORTS OF STANDING COMMITTEES**Committee on Water Resources**

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Water Resources, to which was referred: Assembly Joint Resolution No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

WILLIAMS, Chairman

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 5, at this time, for consideration.

CONSIDERATION OF SENATE JOINT RESOLUTION NO. 5

Assembly Joint Resolution No. 5—Relating to pollution of San Francisco Bay waters by federal installations.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Senate Bill No. 15, at this time, for consideration of the Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 15—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 15?

Amendment No. 1

On page 1 of the printed bill, in line 9, strike out "Los Angeles", and insert "South Bay".

Amendment No. 2

On page 1, line 14, strike out "Los Angeles", and insert "South Bay".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 15 by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Collier, Donnelly, Erhart, Fisher, Gibson, Grunsky, Johnson, McAteer, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—28.

NOES—None.

Above bill ordered enrolled.

Request for Unanimous Consent

Senator Dilworth asked for, and was granted, unanimous consent to take up Senate Bill No. 34, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 34—An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 34?

Amendment No. 1

In line 18 of the title of the printed bill, as amended in Senate March 22, 1960, strike out "; and providing for the submission of"; and strike out all of lines 19 and 20 of the title, and insert a period.

Amendment No. 2

On page 4, strike out line 42, and insert

"SEC. 2. This act shall take effect upon adoption by the people of an amendment to the Constitution of the State of California approving, adopting, legalizing, ratifying, validating and making fully and completely effective the Veterans Bond Act of 1960."

Amendment No. 3

On page 4, strike out lines 43 to 50; and strike out all of pages 5 and 6.

Second Set of Amendments to Senate Bill No. 34**Amendment No. 1**

On page 4 of the printed bill, as amended in Senate March 22, 1960, strike out lines 22 to 25, inclusive, and insert "may be determined and fixed by the Veterans' Finance Committee of 1943 by resolution adopted at or after the sale of said bonds, but not exceeding in any case 5 percent per annum payable semiannually."

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 34 by the following vote:

AYES. Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Collier, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—30.

NOES.—None.

Above bill ordered enrolled.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Senate Bill No. 45, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 45.—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately.

The question being, Shall the Senate concur in the following Assembly amendments to Senate Bill No. 45?

Amendment No. 1

On page 1, line 11, of the printed bill, as amended in the Senate on March 24, 1960, after "City", insert "and County".

Amendment No. 2

On page 1, line 16, after "City", insert "and County".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 45 by the following vote:

AYES. Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cohey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—35.

NOES.—None.

Above bill ordered enrolled.

Request for Unanimous Consent

Senator Dolwig asked for, and was granted, unanimous consent to take up Senate Bill No. 52, at this time, for consideration of Assembly Amendments.

Consideration of Assembly Amendments

Senate Bill No. 52.—An act to convey certain tide and submerged lands to the San Mateo County Harbor District, in furtherance of navigation, commerce, and fisheries upon certain trusts and conditions, and providing for the government, management, use, and control thereof.

The question being, Shall the Senate concur in the following Assembly amendment to Senate Bill No. 52?

Amendment No. 1

On page 2, line 37, of the printed bill, as amended in Senate March 24, 1960, strike out "including those certain leases.", and insert ", including, without prejudice to leases made prior to the effective date of this act pursuant to completed applications pending before the State Lands Commission on or before March 15, 1960, those certain leases;".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 52 by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Burns, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—37.

NOES—None.

Above bill ordered enrolled.

Request for Unanimous Consent

Senator Cobey asked for, and was granted, unanimous consent to take up Senate Bill No. 77, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 77

Senate Bill No. 77—An act to add Section 2621.5 to the Elections Code, relating to the nomination of candidates at the direct primary election, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Burns, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Burns, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

REQUEST FOR UNANIMOUS CONSENT

Senator Cobey asked for and was granted unanimous consent to have the following opinion of the Legislative Counsel regarding Senate Bill No. 77 printed in the Journal.

STATE OF CALIFORNIA, OFFICE OF LEGISLATIVE COUNSEL
SACRAMENTO, CALIFORNIA, April 6, 1960

Hon. James A. Cobey
Senate Chamber

Elections—No. 3663

DEAR SENATOR COBEY: You have requested us to analyze Senate Bill No. 77 of the First Extraordinary Session.

The bill would add Section 2621.5 to the Elections Code. That section would extend the period for filing nomination papers for a partisan office to the 50th day before the direct primary election in any case in which the only candidate who has filed for the office dies after the closing date for the delivery of nomination papers to the county clerk (the 65th day before election) and not less than 60 days before the election.

In order to file nomination papers under such circumstances a person would have to meet the qualifications prescribed for candidates for partisan office at a direct primary election. In other words, he would have to have been affiliated with the political party in whose primary he seeks to participate for at least three months prior to the filing of his papers. Immediately after receipt of nomination papers filed pursuant to this section, the county clerk would be required to certify and transmit them to the Secretary of State in the manner prescribed by law.

Since the section would permit any qualified person to circulate and deliver nomination papers for the office, we believe that it would operate to extend the nomination period for all qualified parties. That is, both Democrats and Republicans would be entitled to file nomination papers in their respective primaries up to the final date fixed by the section.

The bill contains an urgency clause and thus would go into effect immediately upon its being signed by the Governor.

Very truly yours,

RALPH N. KLEPS, Legislative Counsel

By EDWARD K. PURCELL

Deputy Legislative Counsel

Request for Unanimous Consent

Senator McAteer asked for, and was granted unanimous consent to take up Senate Joint Resolution No. 6, at this time, for consideration.

CONSIDERATION OF SENATE JOINT RESOLUTION NO. 6

Senate Joint Resolution No. 6 Relative to facilities for the treatment of narcotics addicts.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES: Senators Arnold, Board, Beatty, Berman, Burns, Byrne, Caperton, Christensen, Cline, Colby, Dillworth, Edwards, Fennell, Linnell, Paul, Easton, Gibson, Grady, Hollister, Holsenath, Johnson, McAteer, McElroy, McCarthy, Miller, Montgomery, Murry, O'Sullivan, Ruckelshaus, Rogers, Stephens, Ruder, Short, Shriver, Smith, Thompson, and Williams. 37.

NOES: None.

Resolution ordered transmitted to the Assembly.

MOTION TO CONSIDER GOVERNOR'S APPOINTMENTS

Senator Burns moved that the following appointments by the Governor, which were reported from the Committee on Rules on April 5, 1960, appearing on page 303 of the Journal, recommending their confirmation, be taken up at this time for consideration.

Motion carried.

CONSIDERATION OF APPOINTMENTS BY THE GOVERNOR

Motion to Confirm Governor's Appointments

Senator Burns moved that the Senate confirm and consent to the following appointments:

FRED FINSLEY, a resident of Sacramento; Member, Adult Authority, vice self, term expired;

CLETUS J. FITZHARRIS, a resident of San Rafael; Member, Adult Authority, vice self, term expired;

BRADFORD M. CRITTENDEN, a resident of Stockton; Member, California State Communications Advisory Board, vice Bernard R. Caldwell, retired.

The roll was called, and the appointments were confirmed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Teale, Thompson, and Williams—38.

NOES—None.

APPOINTMENTS CONFIRMED

Whereupon the President announced that the Senate had confirmed and consented to the appointments of Fred Finsley, Cletus J. Fitzharris, and Bradford M. Crittenden.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 76

And reports the same correctly engrossed.

BURNS, Chairman

Request for Unanimous Consent

Senator Stiern asked for, and was granted, unanimous consent to take up Senate Bill No. 76, at this time, for consideration.

CONSIDERATION OF SENATE BILL NO. 76

Senate Bill No. 76—An act to repeal Section 9302 of, and to add Section 9359.95 to, the Government Code, relating to benefits payable upon the death of a Member of the Legislature, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Johnson, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—34.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Johnson, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Farr asked for, and was granted, unanimous consent to take up Senate Bill No. 31, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 31 An act to amend Section 20205 of the Education Code, relating to county junior college tuition funds.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 31?

Amendment No. 1

On page 1, line 17, of the printed bill, as amended in Senate March 23, 1960, after "college", insert "and established so as to be effective for all purposes pursuant to Section 1601 on or after July 1, 1961".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 31 by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McBride, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams. 35.

NOES—None.

Above bill ordered enrolled.

Request for Unanimous Consent

Senator Farr asked for, and was granted, unanimous consent to take up Senate Bill No. 32, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 32 An act to add Article 11 (commencing with Section 2791) to Chapter 7 of Division 5 of the Education Code, relating to junior college district organization.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 32?

Amendment No. 1

On page 1, line 10, of the printed bill, after "district", insert "established so as to be effective for all purposes pursuant to Section 1601 on or after July 1, 1961".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 32 by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtcer, McBride, McCarthy, Miller, Montgomery, Murdy, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams. 36.

NOES—None.

Above bill ordered enrolled.

Senator Dilworth Presiding

At 9:48 p.m., Senator Nelson S. Dilworth of the Thirty-seventh Senatorial District, presiding.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Thompson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Avery Smith and Mr. Harold Seyferth of San Jose.

On request of Senator Williams, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Honorable Ford A. Chatters and his grandson, Johnny Chatters, of Lindsay.

Request for Unanimous Consent

Senator Short asked for, and was granted unanimous consent to take up Assembly Bill No. 84, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 84

Assembly Bill No. 84—An act to add Sections 3081.095, 3081.096, 3081.097 and 3081.098 to, and to amend Section 3081.09 of, the Civil Code, relating to real property loan brokers, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Short.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Byrne, Cameron, Cobey, Dilworth, Dolwig, Donnelly, Ehrhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, O'Sullivan, Regan, Richards, Rodda, Short, Slattery, Stern, Thompson, and Williams—29.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Byrne, Cameron, Cobey, Dilworth, Dolwig, Donnelly, Ehrhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, O'Sullivan, Regan, Richards, Rodda, Short, Slattery, Stern, Teale, Thompson, and Williams—30.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Senate Bill No. 33, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 33—An act to add Division 16.5 (commencing at Section 22500) to the Education Code, relating to higher education, and making an appropriation.

The question being: Shall the Senate concur in the following Assembly amendments to Senate Bill No. 33?

Amendment No. 1

In line 2 of the title of the printed bill, as amended in the Senate on March 23, 1960, after "education", insert ", and making an appropriation".

Amendment No. 2

On page 2, line 47, strike out "five", and insert "four".

Amendment No. 3

On page 2, line 49, strike out "the Speaker of the Assembly."

Amendment No. 4

On page 3, line 10, after the period, insert "The Speaker of the Assembly shall have the status of a legislative interim committee on the subject of the State College System and shall meet with the board and participate in its work to the extent that such participation is not incompatible with his position as a Member of the Legislature."

Amendment No. 5

On page 3, between lines 10 and 11, insert

"22601.5. Notwithstanding Section 22601, commencing on March 1, 1961, the terms of the appointive trustees shall be eight years, except that the 16 appointive trustees serving on February 28, 1961, shall have new terms of office which they shall classify by lot so that two of the terms of such appointive members shall expire on the first day of March of each calendar year commencing in 1962 and ending in 1969.

This section shall become operative only if Senate Constitutional Amendment No. 1 of the 1960 First Extraordinary Session of the Legislature is approved by the electors."

Amendment No. 6

On page 3, strike out line 28, and insert "Director of Education, including all powers, duties, obligations, and functions specified in Article 2 (commencing at Section 24501) of Chapter 11 of Division 18 of this code, and all obligations assumed by the State Board of Education pursuant to that article prior to July 1, 1961.

The Trustees of the State College System shall have full power and responsibility in the construction and development of any state college campus, and any buildings or other facilities or improvements connected with the State College System. Such powers shall be exercised by the Trustees of the State College System notwithstanding the provisions of Chapter 2 (commencing at Section 14100) and Chapter 3 (commencing at Section 14250) of Part 5 of Division 3 of Title 2 of the Government Code, except that the powers shall be carried out pursuant to the procedures prescribed by these laws.

The provisions of this chapter relating".

Amendment No. 7

On page 3, line 42, strike out "Two-year", and insert "Presently established two-year".

Amendment No. 8

On page 4, line 24, strike out "no", and insert "a".

Amendment No. 9

On page 4, line 25, after "reassignment", insert " , but only as to whether the position to which he is reassigned is commensurate with his qualifications".

Amendment No. 10

On page 4, line 29, strike out "such", and insert "academic and administrative".

Amendment No. 11

On page 4, line 32, after the period, insert "The trustees, however, shall make no adjustments which require expenditures in excess of existing appropriations available for the payment of salaries."

Amendment No. 12

On page 5, line 25, strike out the comma, and insert a period.

Amendment No. 13

On page 5, line 26, strike out "selected by the State Board of Education", and insert "The junior college governing board member shall be selected by the State Board of Education from a list or lists of five names submitted for its consideration by any association or associations of statewide coverage which represent junior college governing boards. The public junior college administrator shall be selected by the State Board of Education from a list of five names submitted for its consideration by the California Junior College Association".

Amendment No. 14

On page 6, line 8, after "thereof", insert " , and in connection therewith shall submit to the Governor and to the Legislature within five days of the beginning of each general session a report which contains recommendations as to necessary or desirable changes, if any, in the functions and programs of the several segments of public higher education".

Amendment No. 15

On page 6, after line 16, insert
 "SEC. 2. There is hereby appropriated from the General Fund for the support of the state system of higher education the sum of one hundred thirty-one thousand eight hundred sixty dollars (\$131,860), or so much thereof as may be necessary, to be expended as follows:

(a) To the Trustees of the State College System of California for expenses incurred by the trustees pursuant to Chapter 3 (commencing at Section 22600) of Division 16.5 of the Education Code, including planning for the uninterrupted performance of the functions and duties transferred to the board ----- \$81,860

(b) To the Co-ordinating Council for Higher Education for expenses incurred by the council pursuant to Chapter 5 (commencing at Section 22700) of Division 16.5 of the Education Code ----- \$50,000".

Second Set of Amendments to Senate Bill No. 33**Amendment No. 1**

On page 7, of the printed bill, as amended in Assembly April 4, 1960, between lines 13 and 14, insert

"22705. This division shall be known and may be cited as the Donahoe Higher Education Act."

Third Set of Amendments to Senate Bill No. 33**Amendment No. 1**

On page 3, line 49, of the printed bill, as amended in Assembly April 4, 1960, strike out "The", and insert "On and after July 1, 1961, the".

Amendment No. 2

On page 5, line 5, strike out "commensulate", and insert "commensurate".

Amendment No. 3

On page 6, line 29, strike out "23701", and insert "22701".

Amendment No. 4

On page 6, line 32, strike out "23702", and insert "22702".

Amendment No. 5

On page 6, line 39, strike out "23703", and insert "22703".

Amendment No. 6

On page 6, line 41, strike out "official", and insert "officials".

Amendment No. 7

On page 7, line 8, strike out "23704", and insert "22704".

The roll was called, and the Senate concurred in Assembly amendments to Senate Bill No. 33 by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Christensen, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAtter, McBride, Miller, Montgomery, Murdy, O'Sullivan, Regan, Richards, Shaw, Stiern, and Williams—28.

NOES—Senators Cameron, Cobey, Hollister, Rattigan, Rodda, Short, Slattery, and Thompson—8.

Above bill ordered enrolled.

Request for Unanimous Consent

Senator Beard asked for, and was granted, unanimous consent to take up Senate Bill No. 54, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 54—An act to appropriate twenty million dollars (\$20,000,000) to be expended pursuant to Section 19625 of the Educa-

tion Code, relating to capital outlay for construction or improvement of public schools, declaring the urgency thereof, to take effect immediately.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 54?

Amendment No. 1

On page 1, lines 1 and 2, of the printed bill, as amended in Senate March 29, 1960, strike out "Investment", and insert "General".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 54 by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cohey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAttee, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

Above bill ordered enrolled.

Request for Unanimous Consent

Senator Collier asked for, and was granted, unanimous consent to take up Assembly Bill No. 27, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 27

Assembly Bill No. 27—An act to amend Sections 5000 and 9400 of, and to add Section 9409 to, the Vehicle Code, relating to commercial vehicle registration and fees.

Bill read third time, and presented by Senator Collier.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cohey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, Miller, Montgomery, Murdy, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Thompson, and Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Miller asked for, and was granted, unanimous consent to take up Assembly Bill No. 56, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 56

Assembly Bill No. 56—An act to add Chapter 145 (commencing with Section 11870, to Division 14 of, and to add Section 19578 to, the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of

preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this chapter.

Bill read, and presented by Senator Miller.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—34.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Bill No. 76, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 76

Assembly Bill No. 76—An act to add Section 22659 to, and amend Sections 22702, 22850, 22852, 22853, and 22854 of, the Vehicle Code, relating to the removal of vehicles.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Assistant Secretary Floyd M. Nolin at the Desk

Request for Unanimous Consent

Senator Regan asked for, and was granted, unanimous consent to take up Assembly Bill No. 91 at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 91

Assembly Bill No. 91—An act making an appropriation for the support of Department of Public Health.

Bill read third time, and presented by Senator Regan.

The roll was called.

CALL OF THE SENATE

Pending the announcement of the vote, Senator Regan moved that the quorum call of the Senate be applied to the final passage of Assembly Bill No. 91.

Motion carried. Time: 10:52 p.m.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Bill No. 20, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 20

Assembly Bill No. 20—An act to add Article 13 (commencing at Section 25301) to Chapter 13 of Division 18 of the Education Code, relating to state colleges.

Bill read third time, and presented by Senator Richards.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Johnson, McAtcer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Thompson, and Williams—35.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Bill No. 69, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 69

Assembly Bill No. 69—An act to amend Section 31231 of, to repeal Sections 31232, 31233, 31234, 31236, and 31237 of, and to add Sections 31232 and 31233 to, the Education Code, relating to state scholarships for higher education in the science of agriculture.

Bill read third time, and presented by Senator Burns.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Farr, Fisher, Gibson, Grunsky, Holmdahl, Johnson, McAtcer, McCarthy, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Thompson asked for, and was granted, unanimous consent to take up Assembly Bill No. 78, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 78

Assembly Bill No. 78—An act to amend Section 23757 of the Education Code, relating to student fees of the state colleges.

Bill read third time, and presented by Senator Thompson.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Holmdahl, Johnson, McAtcer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, and Thompson—32.

NOES—Senators Byrne and Williams—2.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 18, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 18

Assembly Concurrent Resolution No. 18—Relative to mileage allowances of Members of the Legislature.

Resolution read, and presented by Senator Burns.

Motion to Re-refer Assembly Concurrent Resolution No. 18

Senator Richards moved that Assembly Concurrent Resolution No. 18 be re-referred to Committee on Rules.

Motion carried.

President pro Tempore of the Senate Presiding

At 11.25 p.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

Request for Unanimous Consent

Senator Coombs asked for, and was granted, unanimous consent to take up Assembly Joint Resolution No. 7, at this time, for consideration.

CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 7

Assembly Joint Resolution No. 7—Relative to memorializing Congress concerning the establishment in California of a national center for research on principles of irrigation.

Resolution read, and presented by Senator Coombs.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—34.

NOES—None.

Resolution ordered transmitted to the Assembly.

Senator Murdy Presiding

At 11.29 p.m., Senator John A. Murdy, Jr., of the Thirty-fifth Senatorial District, presiding.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 20, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 20

Assembly Concurrent Resolution No. 20—Relative to the Economic Development Agency.

Resolution read, and presented by Senator Richards.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Slattery, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 21, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 21

Assembly Concurrent Resolution No. 21 Relative to the San Francisco approach to the Golden Gate Bridge.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Beard, Berry, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Holmstedt, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattey, Stern, Teale, Thompson, and Williams—21.

NOES—None.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Collier asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 15, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 15

Assembly Concurrent Resolution No. 15 Relating to the issuance of pamphlets by the Department of Motor Vehicles.

Resolution read, and presented by Senator Collier.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Byrne, Cameron, Christensen, Cobey, Collier, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Short, Slattey, Teale, Thompson, and Williams—27.

NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly amended, and on this day passed, as amended:

Senate Bill No. 2

And respectfully requests your honorable body to concur in said amendments.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly

By **PATRICK R. MURPHY**, Chief Assistant Clerk

Request for Unanimous Consent

Senator Shaw asked for, and was granted, unanimous consent to take up Senate Bill No. 2, at this time, for consideration of Assembly amendments.

Consideration of Assembly Amendments

Senate Bill No. 2—An act to add Article 4.5 (commencing at Section 24856) to Chapter 13 of Division 18 of the Education Code, relating to a branch facility of Los Angeles State College.

The question being: Shall the Senate concur in the following Assembly amendment to Senate Bill No. 2?

Amendment No. 1

On page 1 of the printed bill as amended in Senate March 28, 1960, lines 9 and 10, strike out "shall, effective July 1, 1961 or at such earlier date as funds may be available therefor," and insert "may".

The roll was called, and the Senate concurred in Assembly amendment to Senate Bill No. 2 by the following vote:

AYES—Senators Arnold, Beard, Berry, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Shaw, Slattery, Teale, Thompson, and Williams—30.
NOES—None.

Above bill ordered enrolled.

REPORTS OF STANDING COMMITTEES

Committee on Local Government

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Local Government, to which was referred: Assembly Bill No. 93

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

McATEER, Chairman

Above reported bill ordered to second reading.

Request for Unanimous Consent

Senator Teale asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 7, at this time, for consideration.

CONSIDERATION OF SENATE JOINT RESOLUTION NO. 7

Senate Joint Resolution No. 7—Relating to memorializing the Congress of the United States to undertake immediate action to establish a single, unified armed force in the interest of national security.

Resolution read.

Motion to Re-refer Senate Joint Resolution No. 7

Senator Gibson moved that Senate Joint Resolution No. 7 be re-referred to Committee on Military and Veterans Affairs.

Motion carried.

Request for Unanimous Consent

Senator Holmdahl asked for, and was granted, unanimous consent to take up Assembly Bill No. 53, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 53

Assembly Bill No. 53—An act to add Section 20753 to the Education Code, relating to fire protection in public schools.

Bill read third time, and presented by Senator Holmdahl.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regau, Richards, Rodda, Shaw, Stiern, Thompson, and Williams—31.
NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Richards asked for, and was granted, unanimous consent to take up Assembly Bill No. 81, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 81

Assembly Bill No. 81—An act to amend Sections 10131, 10132 and 10134 of the Business and Professions Code, relating to land locators, declaring the urgency thereof, to take effect immediately.

Bill read third time, and presented by Senator Richards.

Urgency Clause

Urgency clause read, and adopted by the following vote:

AYES—Senators Arnold, Beard, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Teale, Thompson, and Williams—32.

NOES—None.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Brown, Burns, Byrne, Cameron, Cobey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Teale, Thompson, and Williams—32.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator Montgomery asked for, and was granted, unanimous consent to take up Assembly Bill No. 93, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 93**Resolution to Suspend Constitutional Provision**

The following resolution was offered:

By Senator Montgomery:

Resolved, That Assembly Bill No. 93 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, and placed upon its passage.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Short, Stiern, Teale, Thompson, and Williams—36.

NOES—None.

Article IV, Section 15, of the Constitution was declared suspended.

CONSIDERATION OF ASSEMBLY BILL NO. 93

Assembly Bill No. 93—An act to amend Section 233 of the Bethel Island Municipal Improvement District Act, relating to ratification.

Bill read second time.

Assembly Bill No. 93—An act to amend Section 233 of the Bethel Island Municipal Improvement District Act, relating to ratification.

Bill read third time, and presented by Senator Montgomery.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cohey, Collier, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Slattery, Stiern, Teale, Thompson, and Williams—33.

NOES—None.

Bill ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 5, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 5

Assembly Concurrent Resolution No. 5—Relative to toll bridges under the jurisdiction of the California Toll Bridge Authority.

Resolution read, and presented by Senator McAteer.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Byrne, Cameron, Christensen, Cohey, Collier, Coombs, Dolwig, Donnelly, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

Resolution ordered transmitted to the Assembly.

Request for Unanimous Consent

Senator McAteer asked for, and was granted, unanimous consent to take up Assembly Bill No. 72, at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 72

Assembly Bill No. 72—An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued; and providing for the submission of this act to a vote of the people at the general election to be held in the month of November 1960.

Bill read third time, and presented by Senator McAteer.

The roll was called, and the bill passed by the following vote:

AYES—Senators Arnold, Bender, Boers, Ferguson, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Donnelly, Ebbert, Farr, Gasson, Grunsky, Hollister, Holmdahl, Johnson, McAttee, McCarthy, Montgomery, Murphy, O'Sullivan, Regan, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

Bill ordered transmitted to the Assembly.

RESOLUTIONS

The following resolutions were offered:

By Senator Farr:

Senate Resolution No. 66

Relative to commending Margaret Jacks

WHEREAS, It has come to the attention of the members of the Senate that Miss Margaret Jacks of Monterey has made it possible for the City of Monterey and the State of California to acquire, restore, preserve and make available to the people of California and the many visitors to this State, many historical buildings and parks in Monterey County, by her many gifts and services to the City of Monterey and the State of California, including her gift to the City of Monterey of the Iris Canyon Park, and to the State of California of such historical adobes as the Pacific Building and Casa de Oro in the City of Monterey, and Las Coches near the City of Soledad in Monterey County; and

WHEREAS, Miss Jacks has been the inspiration, chief supporter and one of the founders of the Monterey Foundation, a public-spirited, nonprofit corporation that has helped to acquire, preserve, and restore many old adobe buildings in Monterey which would have otherwise been lost for all time; and

WHEREAS, Miss Jacks has contributed to and given tirelessly of her time, effort and interest to many other worthwhile organizations in the community, including the Boy Scouts, the Monterey Chapter of the American Red Cross, the History and Art Association; and

WHEREAS, The people of Monterey and of the State of California are fortunate to have had such a public-spirited citizen as Miss Margaret Jacks in their community; now, therefore, be it

Resolved by the Senate of the State of California. That the Members of the Senate sincerely commend Miss Jacks for her significant contributions to her community and to the State, which have made it possible to preserve for all time many of the truly significant old adobes in Monterey that played such an important role in the history of California and the West; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit a suitably prepared copy of this resolution to Miss Margaret Jacks.

Resolution read, and unanimously adopted on motion of Senator Farr.

By Senator Farr:

Senate Resolution No. 67

Relative to the 190th Anniversary of the founding of the City of Monterey

WHEREAS, The beautiful City of Monterey will celebrate the 190th Anniversary of its founding on June 4, 1960; and

WHEREAS, The City of Monterey has contributed to the State of California many basic institutions of culture, government, and history, being the location of the Royal Presidio Chapel of the Mission San Carlos; the place where the American Flag was first raised on California soil in 1846; and the city in which the constitutional convention of 1849 was held, at Colton Hall; and

WHEREAS, The people of Monterey, through its city government, with the aid of the History and Art Association, the Monterey Foundation, the State Division of Beaches and Parks and many private donors have made it possible to preserve for future generations the history and flavor of early California through the acquisition and preservation of many adobe buildings of significant historical importance; and

WHEREAS, For more than a quarter of a century the Monterey History and Art Association has sponsored, with the great assistance of Miss Margaret Jacks, the annual Morinda birthday party of the City of Monterey in the beautiful Memory Garden of the Pacific House, one of the early adobes of that city; now, therefore, be it

Resolved by the Senate of the State of California, That the Members of the Senate take this opportunity to congratulate the City of Monterey and its people on the 190th Anniversary of the founding of that city, and to commend the History and Art Association, the State Division of Beaches and Parks, and Miss Margaret Jacks for their endeavors in preserving the historical significance of that city; and be it further

Resolved, That the Secretary of the Senate is hereby directed to transmit suitably prepared copies of this resolution to the Mayor of the City of Monterey, the Monterey History and Art Association, and Miss Margaret Jacks.

Resolution read, and unanimously adopted on motion of Senator Farr.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day respectfully refused to concur in Senate amendments to:

Assembly Bill No. 56—An act to add Chapter 14.5 (commencing with Section 19870) to Division 14 of, and to add Section 19578 to, the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this chapter.

And appointed Messrs. Waldie, Kilpatrick, and Unruh as a Committee on Conference to meet a like committee from the Senate.

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

APPOINTMENT OF COMMITTEE ON CONFERENCE

MR. PRESIDENT: The Committee on Rules announces the appointment of Senators Dilworth, Miller, and Fisher as a Senate Committee on Conference concerning Assembly Bill No. 56 to meet a like committee of the Assembly.

SENATE COMMITTEE ON RULES
BURNS, Chairman

REPORTS OF STANDING COMMITTEES

Committee on Judiciary

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Assembly Joint Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

REGAN, Chairman

Request for Unanimous Consent

Senator Regan asked for, and was granted, unanimous consent to take up Assembly Joint Resolution No. 4, at this time, for consideration.

CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 4

Assembly Joint Resolution No. 4—Relative to the calling of a White House Conference on Narcotics.

Resolution read, and presented by Senator Regan.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Cameron, Christensen, Cobey, Collier, Coombs, Dolwig, Ehrhart, Farr, Fisher, Grunsky, Hollister, Holmdahl, Johnson, McCarthy, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Teale, Thompson, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

Assembly Bill No. 27
 Assembly Bill No. 62
 Assembly Bill No. 67
 Assembly Bill No. 76

Assembly Bill No. 80
 Assembly Bill No. 84
 Assembly Bill No. 85
 Assembly Constitutional Amendment No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By PATRICK R. MURPHY, Chief Assistant Clerk

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 23

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By PATRICK R. MURPHY, Chief Assistant Clerk

Above bill ordered enrolled.

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day passed:

Senate Bill No. 76
 Senate Bill No. 77

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By PATRICK R. MURPHY, Chief Assistant Clerk

Above bills ordered enrolled.

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Joint Resolution No. 6

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered enrolled.

REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received, and read:

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Conference concerning:

Assembly Bill No. 56 (as amended in Senate April 6, 1960)—An act to add Chapter 14.5 (commencing with Section 19870) to Division 14 of, and to add Section 19578 to, the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this chapter.

Consisting of the undersigned members, has met, and reports that it has agreed to recommend the following:

That the amendments of the Senate be concurred in, and that the bill be further amended as follows:

Amendment No. 1

On page 4, line 18, of the printed bill, as amended in Senate April 6, 1960, after "000)", insert "or, if the Legislature so provides by concurrent resolution adopted after January 1, 1961, the sum of twelve million dollars (\$12,000,000) for each month after the adoption of such resolution".

NELSON S. DILWORTH
 HUGO FISHER
 GEORGE MILLER, JR.

Senate Committee on Conference

JEROME R. WALDIE
 JESSE M. UNRUH

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Beard, Berry, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Erhart, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Richards, Rodda, Slattery, Stiern, Teale, Thompson, and Williams—31.

NOES—None.

President pro Tempore of the Senate Presiding

At 1.25 a.m., Hon. Hugh M. Burns, President pro Tempore of the Senate, presiding.

**FURTHER PROCEEDINGS UNDER CALL OF THE SENATE
DISPENSED WITH**

At 1.27 a.m., on motion of Senator Regan, further proceedings under the call of the Senate were dispensed with.

The names of the absentees were called, and Assembly Bill No. 91 refused passage by the following vote:

AYES—Senators Arnold, Burns, Dilworth, Dolwig, Farr, Fisher, Gibson, Holmdahl, McAteer, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Teale, and Thompson—21.

NOES—Senators Beard, Berry, Brown, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Donnelly, Erhart, Grunsky, Hollister, Johnson, McCarthy, Slattery, Stiern, and Williams—18.

Motion to Reconsider

Senator Regan moved to reconsider the vote whereby Assembly Bill No. 91 was refused passage.

Postponement of Reconsideration

On motion of Senator Regan, the further consideration of the motion to reconsider the vote whereby Assembly Bill No. 91 was refused passage, was continued until the next legislative day.

ADJOURNMENT

At 1.31 a.m., on motion of Senator McCarthy, the President declared the Senate adjourned until 10 a.m., Thursday, April 7, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE

1960 FIRST EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

THIRTIETH LEGISLATIVE DAY

FORTY-SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Thursday, April 7, 1960

The Senate met at 10 a.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Secretary J. A. Beek at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, Miller, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—37.

Quorum present.

PRAYER

By invitation of the President, the following prayer was offered by the Rev. Father Keith B. Kenny, Director of the Catholic Youth Organization, Sacramento.

O God of Wisdom and Justice, Through Whom every word and work of ours begins and is concluded; in Whom we live, and move, and are; direct this day and every day our deliberations and our deeds, that all things we shall have accomplished in this august body shall be wrought in wisdom, in justice, and in charity, unto Thy greater glory. AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senators were granted leaves of absence for the day:

Senator McBride, on motion of Senator Brown, due to illness.

Senator McCarthy, on motion of Senator Burns, due to legislative business.

Senator Montgomery, on motion of Senator Burns, due to legislative business.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Johnson, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. John Fasmire and Mr. Ron Colbey of Marysville.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Martha A. Cheney of Santa Ana.

On request of Senator Murdy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Walter Schmid, Mr. Harry Ricker of Orange County, Mr. Richard Daum of Los Angeles, and Mr. Frank Gelinas of Santa Ana.

On request of Senator Holmdahl, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Sister Francis Eileen, Sister M. Timothy, Sister M. Honora, and the following students from Saint Louis Bertrand School in Oakland: Linda Andrade, Patricia Bartolf, Mary Louise Bettencourt, Paul Campos, Dietra Damerel, Mary Delaney, Darrell Dickieson, Steven Dietrich, Nancy Edgar, James Evola, Dennis Fabrizio, Rodrigo Fenta, Rosemary Gallegos, Michele Graney, Mary Gutierrez, Sharalynne Holman, Pamela Knight, Karen Kohles, Mary J. Jurseo, Mary Ellen Houlihan, Paul Lynn, Joseph Manifesto, Kenneth McKellar, Ellen McNally, Michael Meagher, Marr Melody, Diane Mestrovich, Antoinette Miller, Margaret Moriarty, David Murphy, Patricia Murray, Warren Ogle, Neil T. O'Kane, Gregory Pape, Christina Pitta, Perry Leroy, John Roberson, Barbara Roskam, Gloria Jean Rusconi, Catherine Sardinia, Richard Schwarz, Michael Simonich, Kay Spielsvogel, Hadwick Thompson, Sandra Lee Thornberry, Thomas Tyler, Dorothy Wallace, Dale Williams, Sharon Young, Joanne Abel, Roselinda Abrille, Maureen Bergin, Thomas Brodchl, Nancy Cameron, Peter Castelluccio, Michael Criner, Michael Daugherty, Diana Davis, George Derig, Francisco Elizondo, Leonard Farias, Bernardette Franco, Ronald Freitas, Noreen Garrick, David Gonsalves, Dianne Hill, Frances Iannuzzi, Patricia Jenkins, Judith Johnson, Ozzie Lyles, Ricardo Martinez, Gregory Meachi, Frank Miller, Patricia Mitchell, Reese Morando, Donna Oby, James Palmer, Dale Pereira, Ronald Perry, Joseph Pinheiro, Kay Powell, Robert Price, Maureen Raphael, James Rego, Janet Rodrigues, Charles Roskam, Stephen Rousey, Charlotte Serrano, Barbara Trevino, Patricia Valladon, Angelina Vargas, Robert Velarde, Catherine Vollmer, Gloria Walker, Kathryn Young, and Michael Lacourse.

On request of Senator McCarthy, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mary Lou Edward, teacher, Mrs. Carol Neumeier, teacher, Mr. Charles L. Fitch, vice principal, Mrs. Henry Flowers, Mrs. John McGee, and the following students from Ross School: James A. Bays, Tory Ann Bortfeld, Penelope Ann Burman, John Wayne d'Alessio, Phillip deFremery, John George DeMaria, Barbara Jean Eddy, Eric Pedley Freeman, Susan May Gibbs, Joan Elizabeth Garner, Donna Sue Hartman, Gary Lou Hipsley, Donald Robert Keller, Lynn Carol Lerner, Sharon Anne McCabe, Laurel McCauley, Robyn Marjory McKendry, James Timothy Murphy, Stephen Randall Page, Stephen Charles Patterson, Robert Francis Riede, Barbara Mitchell Roberts, Marcella Katherine Roddy, Kristin Romeberg, Nicholas Stryker Seales, Susan Dorothy Sheppard,

William Burgett Smith, Robin Wolfson, Sandra Lee Ahrens, Gregory Charles Bays, Sheila Elizabeth Cauldwell, Donna Marie Cognato, Cathy Cole, Lynn Diamond, William Robert Duffon, Harry David Flowers, Howard Calhoun Foster, Patrick Arthur Foster, Jr., Harry Charles Friman, Richard William Gumz, Curtiss Hayden III, Laurence David Herst, William Gates Holiday, Jr., Timothy Travis Ingham, Harry Armstrong Kleiser, Natalie Coffin Lewis, Jennie Lyons, Andrew John Martin, Nancy Lynn McGee, Camie Lee Mills, Janet Ostaggi, Virginia Lee Rothrock, Douglas Stan Sederberg, James Bentley Selfridge, Martha Swett, Nancy Gale Younger, and Carolyn Zeiss.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. O. Robert Shelly, Mrs. Paul Cullman, Mrs. David Silva, Mr. David Silva, principal, and the following students from Bellota Elementary School, in Linden: La Vonna Standridge, Anne Watkins, Chester Donohou, Ray Lokey, Wade Lokey, R. L. Williams, James Shelly, Danny Cullman, Carol Allen, Joyce Williams, Verdel Donohou, Sandra Ford, Cathy Smith, and Rita Ann Williams.

On request of Senator Short, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Mike Cusamano, Mrs. Royal Spenker, Mr. M. E. McMullin, Mr. Kundert, and the following students from the Turner School in Lodi: Martin Barbero, Jimmy Bryant, Steven Dungan, Terry Luiz, Charles Spenker, Jackie James, Terry Lauchland, Irma Lerma, Randy Luiz, Rockie Sanchez, Burl Sites, Antonio Goulart, Patty Kundert, Denise Lauchland, Cecelia Quijano, Patricia Smith, Sally Spenker, Larry Barbero, Eddie Carrillo, Rodger Cole, Kenny Nishimoto, Virginia Bryant, Judy Cusamano, and Mary Ann Molles.

On request of Senator McAteer, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Saul Barnett, Mr. George Daskarolis, and the following students from Mission High School in San Francisco: Elvin Beall, Tom Cargill, Ralph Griffin, Marcella Hinton, Lynn Chan, Walter Jeide, Haskle Jones, Frances Lacey, Grace Ladue, Margie Long, Miriam Lorenzen, James Martin, Mary Meacham, Ken Sandefur, Meinhard Schulz, Ray Stonebraker, Tamara Surendorf, Harry Gobert, Angelito Fortes, Althea Taylor, Pete Abinanti, Francine Delora, Fernando Dominguez, Frances Funtanilla, Bobby King, Dan Matela, Eric Nysven, James Strange, Ernest Taylor, Gerald Twidwell, Sandra Yee, Donna Felter, James Gillingham, Ruth Ilyin, Robert Jones, Nancy Jordan, Shirley Magee, Sal Romano, Esther Tafoya, and Louise Reimche.

On request of Senator Berry, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mrs. Byers, teacher, Mrs. Swanson, Mrs. Fossati, Mrs. English, and the following students from Sierra Elementary School in Placerville: Dean Brewster, Jimmy David, Dennis Elliott, Karl Frazier, William Fyfe, Richard Lawson, Gary Miser, Timothy Moore, Frank Peterson, Kenneth Price, Skipper Vanderbundt, Fred Williams, Teddy Albusche, Rebecca Baldwin, Susan Bishop, Mary Bronson, Patty Brunello, Norma Carbine, Carolyn Christiansen, Odessa Dees, Susan DeMille, Sharon Hutchings, Merle Hamp, Karen Immer, Kathleen Matney, Kay McDonald, Elinor McGee, Christine Orelli, Ada Putnam, Dorothy Roberts, Dorothy Skiles,

Sharon Swafford, Rosemarie Sweeney, Gay Willis, Trina Wunschel, Euphemia Docherty, Paula Duncan, Diane Dungan, Sheri English, Mary Ann Felt, Lucille Fossati, Laurie Goldsmith and Sharon Grove.

On request of Senator Christensen, the privilege of the floor of the Senate Chamber for this day was unanimously extended to Mr. Eugene J. Jundt, teacher; Mr. Richard K. Hendra, teacher; and the following students from Florin Elementary School in Florin: Fred Brooksher, Charles Burkett, Michael Claycomb, Robert Fletcher, Russell Fujii, Jesse Galvez, Richard Hutcherson, Dennis Johnson, David Jones, Wayne Lumpkins, John Newman, Dale Perez, Gaudencio Ricera, Pat Rohrer, Ronnie Sanchez, Tim Gieffels, Elbert Gross, Larry Given, Rosalinda Alcantara, Georgia Brayton, Mary Candi, Betty Davis, Sharon Gonsolves, Jane Hamataka, Sandra Hawkins, Cheryl Houx, Barbara Proctor, Karen Schultz, Kathy Sundberg, Sharon Swafford, Hilaria Laster, Jamie Brown, Diana Blankenhorn, Jim Cox, Jerry Starke, Robert Morpanini, D. Larus White, Gayle Miller, Gabe Elbridge, Gary Smith, and Barbara De Herrera.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day returns without further action:

Senate Bill No. 5
Senate Bill No. 10
Senate Bill No. 26
Senate Bill No. 29
Senate Bill No. 57

Senate Bill No. 66
Senate Bill No. 67
Senate Bill No. 71
Senate Bill No. 74

Senate Constitutional Amendment No. 4

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

From committee without further action.

ASSEMBLY CHAMBER, April 6, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day returns without further action:

Senate Bill No. 58

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Subject matter to be referred to Committee on Rules for assignment to proper interim committee.

MOTION TO APPROVE JOURNALS

Senator Burrus moved that the Journals for Monday, April 4, 1960; Tuesday, April 5, 1960; Wednesday, April 6, 1960; and the minutes for Thursday, April 7, 1960, be approved as corrected by the Journal Clerk and the Minute Clerk.

Motion carried.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 16—An act to validate the incorporation of cities incorporated after February 1, 1960, and on or prior to March 1, 1960, to validate matters pertaining to such cities, including acts of counties or any boards or officers thereof, and declaring the urgency thereof, to take effect immediately;

Senate Bill No. 41—An act to add Section 616 to the Education Code, relating to the election of members of county boards of education and declaring the urgency thereof, to take effect immediately ;

Senate Bill No. 50—An act to amend Section 19651 of, to add Section 19652 to, the Education Code, relating to providing loans to school districts for construction purposes ;

Senate Bill No. 51—An act to create the Estero Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution ;

Senate Bill No. 59—An act to add Section 2742 to the Elections Code, relating to the nomination of candidates at the Direct Primary Election ;

And reports that the same have been correctly enrolled, and presented to the Governor on the sixth day of April, 1960, at 3 p.m.

BURNS, Chairman

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules has examined :

Senate Joint Resolution No. 3—Relative to a White House Conference on Narcotics ;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the sixth day of April, 1960, at 3 p.m.

BURNS, Chairman

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules has examined :

Senate Bill No. 14—An act to amend Section 6140 of the Business and Professions Code, relating to State Bar membership fees ;

Senate Bill No. 36—An act to amend the heading of Article 3 (commencing with Section 640) of Chapter 1 of Division 3.5 of Title 1 of the Government Code, and to add Section 625 and Article 3 (commencing with Section 630) to Chapter 1 of Division 3.5 of Title 1 of the Government Code, relating to claims against the State, and declaring the urgency thereof, to take effect immediately ;

Senate Bill No. 42—An act to amend Section 70048 of the Government Code, relating to superior court reporters ;

Senate Bill No. 44—An act to amend Sections 73974, 74263 and 74264 of the Government Code, relating to the municipal courts ;

Senate Bill No. 64—An act to add Sections 1.75, 1.80, and 1.85 to Chapter 390 of the Statutes of 1909, relating to the use of the lands granted to the City of Oakland by said act for public multipurpose recreation ;

And reports that the same have been correctly enrolled, and presented to the Governor on the sixth day of April, 1960, at 5 p.m.

BURNS, Chairman

CONSIDERATION OF DAILY FILE REPORT OF COMMITTEE ON CONFERENCE

The following report of Committee on Conference was received and read :

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Conference concerning :

Senate Constitutional Amendment No. 2—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

Consisting of the undersigned members, has met, and reports that it has agreed to recommend the following :

That the amendments of the Assembly be concurred in, and that the bill be further amended as follows :

Amendment No. 1

On page 1, line 9, of the printed measure, as amended in Assembly April 5, 1960, strike out "fifty".

Amendment No. 2

On page 1, line 10, strike out "million (\$350,000,000)", and insert "million dollars (\$300,000,000)".

NELSON S. DILWORTH

HUGO FISHER

GEORGE MILLER, JR.

Senate Committee on Conference

JEROME R. WALDIE

ERNEST R. GEDDES

Assembly Committee on Conference

The roll was called, and the report adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Erhart, Farr, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, Miller, Murdy, O'Sullivan, Rattigan, Rodda, Shaw, Slattery, Thompson, and Williams—29.

NOTES—None.

Call of the Senate

Senator Burns moved a call of the Senate.

Motion carried.

Time, 10:30 a.m.

The President directed the Sergeant-at-Arms to close the doors, and to bring in the absent members.

PROCEEDINGS UNDER CALL OF THE SENATE
MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 7, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Assembly Concurrent Resolution No. 13

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
 By JAMES D. DRISCOLL, First Assistant Clerk

FIRST READING AND REFERENCE OF ASSEMBLY BILLS

The following resolution was read:

Assembly Concurrent Resolution No. 13—Relative to final adjournment of the 1960 First Extraordinary Session of the Legislature.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 13, at this time, for consideration.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 13

Assembly Concurrent Resolution No. 13—Relative to final adjournment of the 1960 First Extraordinary Session of the Legislature.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, Miller, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Teale, Thompson, and Williams—32.

NOTES—None.

Resolution ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 7, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted the report of the Committee on Conference concerning:

Senate Constitutional Amendment No. 2—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding

Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid.

ARTHUR A. OIINIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Senate Constitutional Amendment No. 2 ordered enrolled.

ASSEMBLY CHAMBER, April 7, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted the report of the Committee on Conference concerning:

Assembly Bill No. 56—An act to add Chapter 14.5 (commencing with Section 19870) to Division 14 of, and to add Section 19578 to, the Education Code, to provide for the preparation, issuance and sale of state bonds to create a fund to provide aid to school districts of the State; defining the powers and duties of state officers in respect to the administration of the provisions hereof; providing ways and means for the payment of the interest of such bonds as such interest falls due, and also for the payment and discharge of the principal of such bonds as such principal matures; and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued, and for the administration of this chapter.

ARTHUR A. OIINIMUS, Chief Clerk of the Assembly
By PATRICK R. MURPHY, Chief Assistant Clerk

CONSIDERATION OF DAILY FILE (RESUMED)
MOTIONS TO RECONSIDER

Assembly Bill No. 91—An act making an appropriation for the support of Department of Public Health.

Motion to Reconsider Assembly Bill No. 91

Pursuant to his motion previously made, Senator Regan moved that the Senate, at this time, reconsider the vote whereby Assembly Bill No. 91 was refused passage.

The roll was called, and Assembly Bill No. 91 reconsidered by the following vote:

AYES—Senators Arnold, Beard, Brown, Burns, Byrne, Christensen, Cobey, Coombs, Dilworth, Dolwig, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAtter, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Thompson—31.

NOES—None.

FURTHER CONSIDERATION OF ASSEMBLY BILL NO. 91

Assembly Bill No. 91—An act making an appropriation for the support of Department of Public Health.

Bill read third time.

Motion to Amend

Senator Regan moved the adoption of the following amendment:

Amendment No. 1

On page 1 of the printed bill, as amended in Senate April 6, 1960, after line 7, insert

"No funds appropriated by this act shall be expended for assistance to any county, city, air pollution control district or other local agency under subdivision (f) of Section 425 of the Health and Safety Code except upon the request of the governing body of the local agency."

Amendment read.

The roll was called, and the amendment adopted by the following vote:

AYES—Senators Arnold, Beard, Burns, Cobey, Farr, Fisher, Gibson, Holmdahl, McAtcer, Miller, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Stiern, Teale, and Thompson—20.

NOES—Senators Berry, Brown, Byrne, Christensen, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Grunsky, Johnson, Murdy, Slattery, and Williams—14.

MESSAGES FROM THE ASSEMBLY

At 10:45 a.m., Messrs. Conrad, McMillan, and Mulford appeared at the bar of the Senate and announced that the Assembly had completed its work, and was ready to adjourn sine die.

Assistant Secretary Floyd M. Nolin at the Desk

Request for Unanimous Consent

Senator Regan asked for, and was granted, unanimous consent to take up Assembly Bill No. 91 at this time, for consideration.

CONSIDERATION OF ASSEMBLY BILL NO. 91

Assembly Bill No. 91 An act making an appropriation for the support of Department of Public Health.

Bill read third time, and presented by Senator Regan.

The roll was called, and the bill refused passage by the following vote:

AYES—Senators Arnold, Beard, Burns, Cobey, Dolwig, Farr, Fisher, Gibson, Holmdahl, Miller, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Teale, and Thompson—19.

NOES—Senators Berry, Byrne, Cameron, Coombs, Dilworth, Donnelly, Erhart, Grunsky, Hollister, Johnson, Murdy, Slattery, Stiern, and Williams—14.

FURTHER PROCEEDINGS UNDER CALL OF THE SENATE DISPENSED WITH

At 11:45 p.m., on motion of Senator Burns, further proceedings under the call of the Senate were dispensed with.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, April 7, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day returns without further action:

Senate Bill No. 40

Senate Concurrent Resolution No. 19

ARTHUR A. OINIMUS, Chief Clerk of the Assembly
By **PATRICK R. MURPHY**, Chief Assistant Clerk

Died on file.

By Senator Slattery:

Senate Resolution No. 68

Relative to notifying the Assembly that the Senate is ready to adjourn sine die

Resolved by the Senate of the State of California, That the President appoint a Special Committee of three members to notify the Assembly that the Senate has concluded the business of state and is now ready to adjourn this 1960 First Extraordinary Session sine die.

Resolution read, and unanimously adopted on motion of Senator Slattery.

APPOINTMENT OF SPECIAL COMMITTEE

The President announced, in accordance with the provisions of Senate Resolution No. 68, the appointment of Senators Slattery, Holmdahl, and Grunsky, as a Special Committee to notify the Assembly.

By Senator Rattigan:

Senate Resolution No. 69

Relative to notifying the Governor that the Senate is ready to adjourn sine die
Resolved by the Senate of the State of California, That the President appoint a Special Committee of three members to wait upon His Excellency, Edmund G. Brown, Governor of the State of California, and inform him that the Senate is now ready to adjourn this 1960 First Extraordinary Session sine die, and ask him if he has any further communication to make.

Resolution read, and unanimously adopted on motion of Senator Rattigan.

APPOINTMENT OF SPECIAL COMMITTEE

The President announced, in accordance with the provisions of Senate Resolution No. 69, the appointment of Senators Rattigan, O'Sullivan, and Dilworth, as a Special Committee to wait upon the Governor.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 37—An act to create the Embarcadero Municipal Improvement District and to prescribe its boundaries, organization, powers, operation, management, financing, change of boundaries, and dissolution;

And reports that the same has been correctly enrolled, and presented to the Governor on the seventh day of April, 1960, at 11 a.m.

BURNS, Chairman

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 4—An act to add Article 11 (commencing at Section 25201) to Chapter 13 of Division 18 of the Education Code, relating to state colleges;

Senate Bill No. 6—An act to amend Section 19576 of the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately;

Senate Bill No. 25—An act to amend Section 75076 of the Government Code, relating to contributions under the Judges' Retirement Law for prior service;

Senate Bill No. 35—An act to add Section 24000 to the Education Code, relating to state colleges;

Senate Bill No. 43—An act to add Article 14 (commencing at Section 25351) to Chapter 13, of Division 18 of the Education Code, relating to a state college for Sonoma County;

Senate Bill No. 53—An act authorizing the Division of Beaches and Parks to exchange property belonging to the State for property belonging to the City of Capitola, declaring the urgency thereof, to take effect immediately;

And reports that the same have been correctly enrolled, and presented to the Governor on the seventh day of April, 1960, at 4 p.m.

BURNS, Chairman

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 8—Relating to snow-tread tires;

Senate Concurrent Resolution No. 10—Relative to expenses of the Joint Interim Committee on Uniform Laws;

Senate Concurrent Resolution No. 13—Relative to the inclusion of Colton Hall in the state park system;

Senate Concurrent Resolution No. 14—Relative to the battle flags in the State Capitol;

Senate Concurrent Resolution No. 16—Relative to public higher education in the State;

Senate Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the State by amending Section 16 of Article XX thereof, relating to publicly supported higher education;

Senate Joint Resolution No. 1—Relative to Old Age, Survivors and Disability Insurance;

Senate Joint Resolution No. 2—Relative to the transfer of certain military lands for establishment of the Golden Gate Memorial State Park;

Senate Joint Resolution No. 4—Relative to the excise tax on the transportation of persons;

Senate Joint Resolution No. 5—Relative to religious persecution in Communist China;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the seventh day of April, 1960, at 4 p.m.

BURNS, Chairman

Committee on Education

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Education, to which was referred:

Assembly Concurrent Resolution No. 24

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

DONNELLY, Chairman

Above reported Assembly resolution ordered transmitted to the Assembly.

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Education, to which were referred:

Senate Bill No. 9

Senate Bill No. 39

Senate Bill No. 11

Senate Bill No. 49

Senate Bill No. 19

Senate Constitutional Amendment No. 3

Senate Bill No. 27

Assembly Constitutional Amendment No. 5

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

DONNELLY, Chairman

Above reported Assembly resolution ordered transmitted to the Assembly.

Committee on Elections

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Senate Bill No. 56

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

COBEY, Chairman

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Elections, to which was referred:

Assembly Bill No. 86

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

COBEY, Chairman

Above reported Assembly bill ordered transmitted to the Assembly.

Committee on Finance

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Finance, to which were referred:

Senate Bill No. 3

Assembly Bill No. 44

Senate Bill No. 55

Assembly Bill No. 57

Senate Constitutional Amendment No. 5

Assembly Bill No. 64

Assembly Bill No. 15

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

McBRIDE, Chairman

Above reported Assembly bills ordered transmitted to the Assembly.

Committee on Governmental Efficiency

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Governmental Efficiency, to which were referred:

Senate Bill No. 63

Senate Concurrent Resolution No. 20

Assembly Bill No. 65

Assembly Concurrent Resolution No. 22

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

GIBSON, Chairman

Above reported Assembly bill ordered transmitted to the Assembly.

Above reported Assembly resolution ordered transmitted to the Assembly.

Committee on Judiciary

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Assembly Concurrent Resolution No. 17

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

REGAN, Chairman

Above reported Assembly resolution ordered transmitted to the Assembly.

Committee on Local Government

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Local Government, to which was referred:

Senate Bill No. 72

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

MCATEER, Vice Chairman

Committee on Military and Veterans Affairs

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Military and Veterans Affairs, to which was referred:

Senate Joint Resolution No. 7

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

FARR, Chairman

Committee on Natural Resources

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Natural Resources, to which were referred:

Senate Concurrent Resolution No. 12

Senate Resolution No. 25

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

BERRY, Chairman

Committee on Rules

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 18

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

BURNS, Chairman

Above reported Assembly resolution ordered transmitted to the Assembly.

Committee on Revenue and Taxation

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Revenue and Taxation, to which was referred: Senate Bill No. 21

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

DILWORTH, Chairman

Committee on Rules

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 12

Senate Bill No. 13

Senate Bill No. 18

Senate Bill No. 47

Senate Bill No. 48

Senate Bill No. 61

Senate Bill No. 69

Senate Bill No. 70

Senate Bill No. 73

Senate Concurrent Resolution No. 11

Senate Concurrent Resolution No. 15

Senate Resolution No. 16

Senate Resolution No. 18

Senate Resolution No. 22

Assembly Bill No. 52

Assembly Concurrent Resolution No. 2

Assembly Concurrent Resolution No. 3

Assembly Joint Resolution No. 3

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

BURNS, Chairman

Above reported Assembly bill ordered transmitted to the Assembly.

Above reported Assembly resolutions ordered transmitted to the Assembly.

Committee on Transportation

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Transportation, to which were referred:

Senate Bill No. 20

Senate Bill No. 22

Senate Bill No. 46

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

COLLIER, Chairman

Committee on Water Resources

SENATE CHAMBER, April 6, 1960

MR. PRESIDENT: The Committee on Water Resources, to which were referred:

Senate Bill No. 75

Senate Concurrent Resolution No. 18

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

WILLIAMS, Chairman

REPORTS OF SPECIAL COMMITTEES

The following reports of special committees were received:

Senators Rattigan, O'Sullivan, and Dilworth, the Special Committee appointed to wait upon the Governor and inform him the Senate is ready to adjourn sine die, reported they had performed their duty.

Senators Slattery, Holmlahl, and Grunsky, the Special Committee appointed to notify the Assembly the Senate is ready to adjourn sine die, reported they had performed their duty.

APPOINTMENTS OF SENATORS AND ASSEMBLYMEN BY THE LIEUTENANT GOVERNOR AND THE SPEAKER OF THE ASSEMBLY TO PRESENT ARGUMENTS ON CONSTITUTIONAL AMENDMENTS ADOPTED BY THE LEGISLATURE, TO BE SUBMITTED TO THE VOTERS IN THE PRIMARY ELECTION, JUNE 7, 1960 IN ACCORDANCE WITH THE PROVISIONS OF ASSEMBLY BILL NO. 62

Senate Constitutional Amendment No. 2

Senator Dilworth and Assemblymen Ernest R. Geddes, and Waldie—affirmative argument.

No appointment for the negative argument, as there were no votes against the amendment.

Assembly Constitutional Amendment No. 4

Senators Dilworth and Parr, and Assemblyman Frew—affirmative argument.

No appointment for the negative argument, as there were no votes against the amendment.

Assembly Constitutional Amendment No. 6

Senators Beard and Rodda, and Assemblyman Busterud—affirmative argument.

No appointment for the negative argument, as there were no votes against the amendment.

APPOINTMENTS OF MEMBERS OF THE LEGISLATURE BY THE LIEUTENANT GOVERNOR AND SPEAKER OF THE ASSEMBLY TO PRESENT ARGUMENTS ON CONSTITUTIONAL AMENDMENTS AND BILLS ENACTED BY THE SENATE, TO BE SUBMITTED TO THE VOTERS IN THE GENERAL ELECTION, NOVEMBER 8, 1960, PURSUANT TO THE PROVISIONS OF ASSEMBLY BILL NO. 70

Senate Constitutional Amendment No. 1

Senators Gruinsky and Miller and Assemblyman Ernest R. Geddes—affirmative argument.

No appointment for the negative argument as there were no votes against the amendment.

MOTION TO ADJOURN

Senator Burns moved that, in accordance with the provisions of Assembly Concurrent Resolution No. 13, the 1960 First Extraordinary Session of the Senate of the State of California adjourn sine die.

Motion carried.

FINAL ADJOURNMENT

Whereupon at 12 o'clock, the President of the Senate, Hon. Glenn M. Anderson, declared the 1960 First Extraordinary Session of the Senate of the State of California adjourned sine die.

JOHN F. LEA, Minute Clerk

ENROLLED BILLS AFTER ADJOURNMENT

The bills that are enrolled and presented to the Governor after this date, April 7, 1960, will appear in the supplement to the Journal, showing the time and date they were presented to the Governor in accordance with the Opinion of the Attorney General appearing on page 3635 of the Senate Journal of June 20, 1951.



CALIFORNIA LEGISLATURE
1960 FIRST EXTRAORDINARY SESSION

SUPPLEMENT TO
SENATE DAILY JOURNAL

Thursday, April 7, 1960

THE BILLS PRESENTED TO THE GOVERNOR
AFTER APRIL 7, 1960

GLENN M. ANDERSON
President

HUGH M. BURNS
President pro Tempore

J. A. BEEK
Secretary

JOHN F. LEA
Minute Clerk



REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 15—An act to add Article 12 (commencing at Section 25251) to Chapter 13 of Division 18 of the Education Code, relating to state colleges;

Senate Bill No. 23—An act to amend Section 19560 of the Education Code, relating to apportionment of funds for the purchase of school facilities from another school district, and declaring the urgency thereof, to take effect immediately;

Senate Bill No. 34—An act to add Article 5h (commencing at Section 996.75) to Chapter 6 of Division 4 of the Military and Veterans Code, authorizing the creation of a debt or debts, liability or liabilities, through the issuance and sale of state bonds, to create a fund to provide farm and home aid for veterans in accordance with the provisions of the Veterans Farm and Home Purchase Act of 1943 and acts amendatory and supplemental thereto; defining the powers and duties of the Veterans' Finance Committee of 1943 and of the Department of Veterans Affairs and other state officers in respect to the administration of the provisions hereof; providing ways and means, exclusive of loans, for the payment of the interest of such debt or debts, liability or liabilities, as such interest falls due, and also for the payment and discharge of the principal of such debt or debts, liability or liabilities, as such principal matures, and appropriating money for the expense of preparing and of advertising the sale of bonds herein authorized to be issued;

And reports that the same have been correctly enrolled, and presented to the Governor on the seventh day of April, 1960, at 5 p.m.

BURNS, Chairman

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 45—An act to add Sections 1916 and 1917 to the Harbors and Navigation Code, relating to the San Francisco Port Authority, declaring the urgency thereof, to take effect immediately;

Senate Bill No. 52—An act to convey certain tide and submerged lands to the San Mateo County Harbor District, in furtherance of navigation, commerce, and fisheries upon certain trusts and conditions, and providing for the government, management, use, and control thereof;

Senate Bill No. 76—An act to amend and renumber Section 9302 of the Government Code, relating to benefits payable upon the death of a Member of the Legislature, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately;

Senate Bill No. 77—An act to add Section 2621.5 to the Elections Code, relating to the nomination of candidates at the direct primary election, and declaring the urgency thereof, to take effect immediately;

And reports that the same have been correctly enrolled, and presented to the Governor on the seventh day of April, 1960, at 5 p.m.

BURNS, Chairman

SENATE CHAMBER, April 7, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Joint Resolution No. 6—Relative to facilities for the treatment of narcotics addicts;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the seventh day of April, 1960, at 5 p.m.

BURNS, Chairman

SENATE CHAMBER, April 11, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Bill No. 2—An act to add Article 4.5 (commencing at Section 24856) to Chapter 13 of Division 18 of the Education Code, relating to a branch facility of Los Angeles State College;

Senate Bill No. 31—An act to amend Section 20205 of the Education Code, relating to county junior college tuition funds;

Senate Bill No. 32—An act to add Article 11 (commencing with Section 2791) to Chapter 7 of Division 5 of the Education Code, relating to junior college district organization;

Senate Bill No. 33—An act to add Division 16.5 (commencing at Section 22500) to the Education Code, relating to higher education, and making an appropriation;

Senate Bill No. 54—An act to appropriate twenty million dollars (\$20,000,000) to be expended pursuant to Section 19625 of the Education Code, relating to capital

outlay for construction or improvement of public schools, declaring the urgency thereof, to take effect immediately;

And reports that the same have been correctly enrolled, and presented to the Governor on the 11th day of April, 1960, at 11 a.m.

BURNS, Chairman

SENATE CHAMBER, April 11, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Constitutional Amendment No. 2—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by adding Section 20 to Article XVI thereof, relating to the issuance of bonds or the appropriation of money to provide loans and grants to school districts of the State, and prescribing the terms and conditions under which such grants and loans to school districts shall be made and repaid:

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the 11th day of April, 1960, at 11 a.m.

BURNS, Chairman

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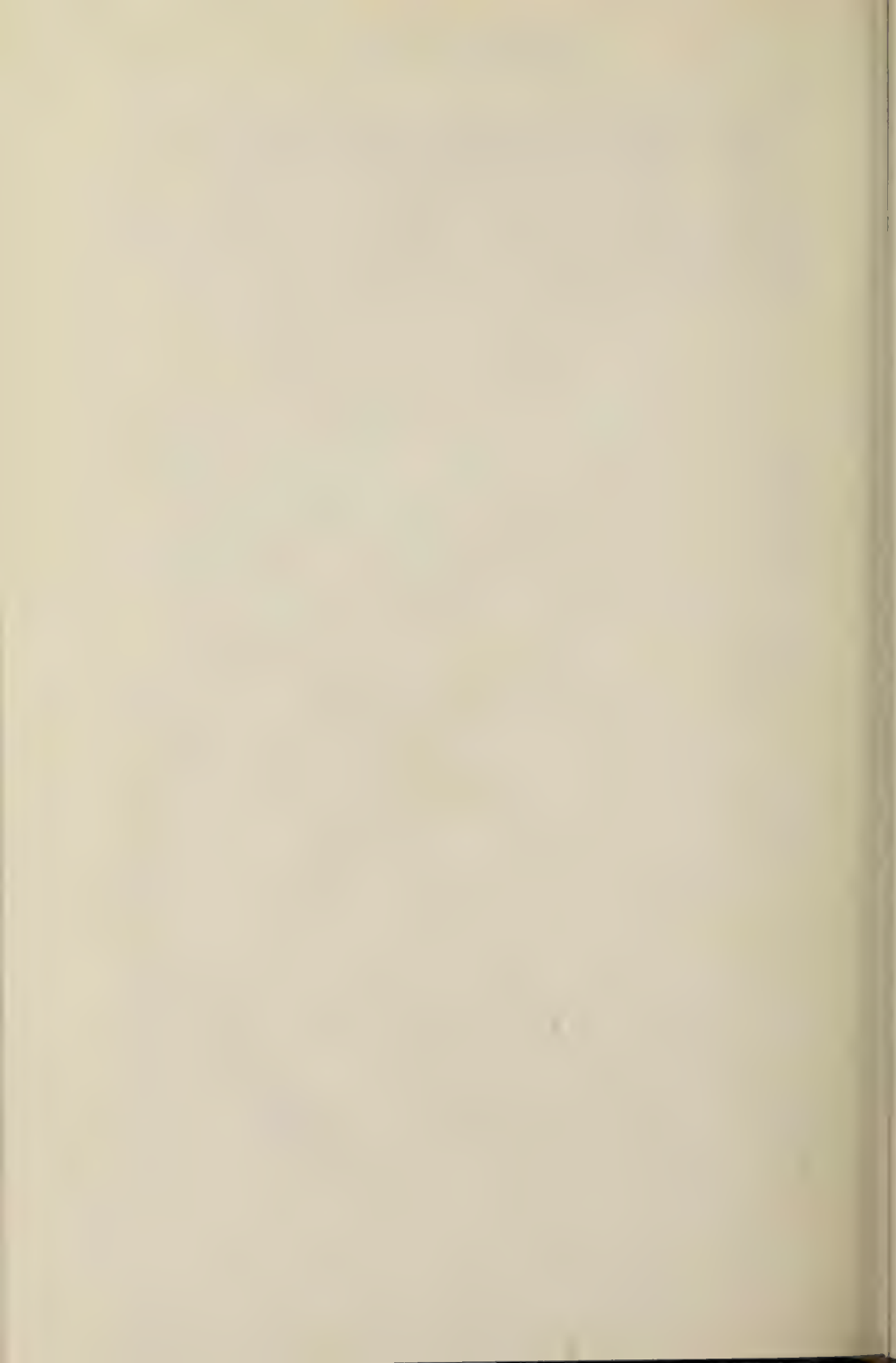
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Journal of the Senate

Legislature of the State of California

1960 Second Extraordinary Session

Convened March 2, 1960, and Adjourned March 10, 1960



HON. GLENN M. ANDERSON
President of the Senate

HON. HUGH M. BURNS
President pro Tempore of the Senate

J. A. BEEK
Secretary of the Senate

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CALIFORNIA LEGISLATURE

1960 SECOND EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FIRST LEGISLATIVE DAY

FIRST CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Wednesday, March 2, 1960

The Senate met at 2 p.m. pursuant to the provisions of the Proclamation of his Excellency, Edmund G. Brown, Governor of the State of California, dated March 2, 1960, convening the Legislature of the State of California on this day in extraordinary session.

Lieutenant Governor Glenn M. Anderson, President of the Senate, presiding.

Pursuant to the provisions of Section 9150 of the Government Code, J. A. Beek, Secretary of the Senate; John F. Lea, Minute Clerk of the Senate; and Joseph F. Nolan, Sergeant-at-Arms of the Senate, were present and occupied their respective places.

ROLL CALL

The roll was called, and the following Senators answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, D'Iwerty, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Hurdahl, Johnson, McAtee, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—40.

Quorum present.

PRAYER

By invitation of the President, the Rev. Galen Lee Rose, Executive Secretary of the Sacramento Council of Churches, offered the following prayer:

Almighty and Everlasting God, Who hatest nothing that Thou hast made and dost forgive the sins of all those who are truly penitent, on this Ash Wednesday, this first day of Lent, we come before Thee acknowledging our shortcomings. We confess that "we have erred and strayed like lost sheep. We have left undone those things which we ought to have done and have done those things which we ought not to have done." As we seek forgiveness for what has been, we pray strength for today and hope for days to come, Through Jesus Christ, our Lord. AMEN.

PROCLAMATION OF THE GOVERNOR

The President of the Senate directed the Secretary to read the Proclamation of the Governor convening the Legislature in extraordinary session.

Whereupon the Secretary read the following Proclamation:

EXECUTIVE DEPARTMENT, STATE OF CALIFORNIA PROCLAMATION

WHEREAS, An extraordinary session has arisen and now exists requiring that the Legislature of the State of California be convened in extraordinary session; now, therefore:

I, EDMUND G. BROWN, Governor of the State of California, by virtue of the power and authority in me vested by Section 9 of Article V of the Constitution of the State of California, do hereby convene the Legislature of the State of California to meet in extraordinary session at Sacramento, California, on the second day of March, 1960, at 2 p.m. of said day for the following purpose and to legislate upon the following subject:

To consider and act upon legislation abolishing the death penalty.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this second day of March, 1960.

(SEAL)

EDMUND G. BROWN, Governor of California
ATTENT: FRANK M. JORDAN, Secretary of State

By WALTER C. STUTLER
Assistant Secretary of State

MESSAGE FROM THE GOVERNOR

The following message from His Excellency, Edmund G. Brown, Governor of the State of California, was read, and ordered printed in the Journal:

Message to the Legislature by Governor Edmund G. Brown Relating to the Abolition of the Death Penalty in California

As an act of public conscience and from the experience of over a decade and a half in law enforcement work, I ask the Legislature to abolish the death penalty in California. There are powerful and compelling reasons why this should be done. It is not based on maudlin sympathy for the criminal and depraved. And although I believe the death penalty constitutes an affront to human dignity and brutalizes and degrades society, I do not merely for these reasons urge this course for our State.

I have reached this momentous resolution after 16 years of careful, intimate and personal experience with the application of the death penalty in this State. This experience embraces seven years as District Attorney of San Francisco, eight years as Attorney General of this State, and now 14 months as Governor. I have had a day-to-day, first-hand familiarity with crime and punishment surpassed by very few.

Society has both the right and moral duty to protect itself against its enemies. This natural and prehistoric axiom has never successfully been refuted. If by ordered death, society is really protected and our homes and institutions guarded, then even the most extreme of all penalties can be justified.

But the naked, simple fact is that the death penalty has been a gross failure. Beyond its horror and incivility, it has neither protected the

innocent nor deterred the wicked. The recurrent spectacle of publicly sanctioned killing has cheapened human life and dignity without the redeeming grace which comes from justice meted out swiftly, evenly, humanely.

The death penalty is invoked too randomly, too irregularly, too unpredictably, and too tardily to be defended as an effective example warning away wrongdoers.

In California, for example, in 1955, there were 417 homicides. But only 52 defendants were convicted of first degree murder. And only eight, or 2 percent, were in fact sentenced to death. There can be no meaningful exemplary value in a punishment the incidence of which is but one to fifty.

Nor is the death penalty to be explained as society's ultimate weapon of desperation against the unregenerate and perverse. The study of executions over a 15-year period produces the startling facts that of 110 condemned cases, 49 percent of those executed had never previously suffered a prior felony; that 75 percent of them came from families which had been broken by divorce, separation or otherwise when the condemned was still in his teens.

Again I say, that if this most drastic of sanctions could be said substantially to serve the ends of legal justice by adding to our safety and security, it would deserve some greater place in our respect. But no available data from any place or time that I have been able to find from research over many years gives support to the grand argument that the presence or absence of the death penalty exerts any substantial effect upon the incidence of homicide. Indeed, the report of the British Royal Commission on Capital Punishment, one of the most universally respected and objective studies ever made on the subject, is that there is no clear evidence that the abolition of capital punishment has ever led to an increase in the homicide rate. The Royal Commission concluded, as has nearly every other scientific survey of the problem, that factors other than the presence or absence of the death penalty account for the homicide rate in any given area.

Specifically, the death penalty has been abolished in nine states (Minnesota, Wisconsin, Delaware, Michigan, Rhode Island, North Dakota, Maine, Hawaii, and Alaska) and in 30 foreign countries (as Sweden, Belgium, Norway, Italy, Western Germany, Puerto Rico, Austria and 22 others).

In none of these states has the homicide rate increased, and indeed, in comparison with other states their rates seem somewhat lower. And these rates are lower not because of the death penalty but because of particular social organization, composition of population, economic and political conditions.

I have attached to this document a map of the United States in which the various states are shaded to indicate their murder rate over a 10-year period from 1948 through 1957, compiled by the California Department of Corrections. It shows graphically that the states without capital punishment along with several others which do retain the death penalty have the least incidence of homicides. And in striking contrast, 12 southern states have the highest homicide rate of all.

This last fact points up the most glaring weakness of all, and that is that, no matter how efficient and fair the death penalty may seem in theory, in actual practice in California as elsewhere it is primarily inflicted upon the weak, the poor, the ignorant, and against racial minorities. In California, and in the nation as a whole, the overwhelming majority of those executed are psychotic or near-psychotic, alcoholic, mentally defective, or otherwise demonstrably mentally unstable. In the experience of former Wardens Lewis Lawes of Sing Sing and Clinton P. Duffy of San Quentin, seldom are those with morals or prestige convicted of capital offenses, and even those seldom are they executed.

The shading of the attached map shows the disproportionate rate of homicides in the southern states, all of which zealously apply the death penalty.

As shocking as may be the statistics in our deep South where the most extensive use of the death penalty is made and against the most defenseless and downtrodden of the population, the Negroes, let it be remembered too that in California, in the 15-year period ending in 1953, covering 110 executions, 50 percent were of Mexicans and Negroes, more than double the combined population percentages of these two groups at the time. Indeed, only last year, 1959, out of 45 executions in the United States, 21 only were whites, while 27 were of Negroes. These figures are not mine. I took them to you for critical examination and comparison. But I believe you will find them compelling evidence of the gross unfairness and social injustice which has characterized the application of the death penalty.

And finally, I bring to your attention the lessons I have learned here, in California, in 16 years of public service, but especially since I became Governor. Last January I inaugurated the practice of personally conducting executive clemency hearings in every death case upon request. Every such case is carefully investigated and comes to me complete with transcripts, investigative reports, and up-to-date psychological, neuropsychiatric, and sociological evaluations.

These are all hard cases to ponder and consider. There have been 19 of them these past 14 months. They present a dreary procession of sordid, senseless violence, perpetrated by the wandering outcasts of the State. Not a single one of these 19 accomplished a pittance of material gain. Nine of the 19 suffered obvious and deep mental imbalance. In the only three cases where actual murder was entertained by conscious design, sickness of mind was clinically established to have existed for many years. All of them were products of the hinterlands of social, economic, and educational disadvantage.

Six of these I have committed to life imprisonment without possibility of parole. Eight of them we have placed into the executioner's miserable, bewildered sacrifices. We have taken their lives. But I have seen in the files and transcripts, in the books and documents closed upon them, that who they were and where they were, played not as big a part in their ultimate condemnation as what they did. And I saw also that, but

for just the slightest twist of circumstance, these 19 might have received a term of years as did the other 98 percent of those who killed.

I have studied their cases and I know that not a single execution has ever halted the sale of a single gun or restrained a moment's blind rage.

And in these cases, too, there looms always the ugly chance that innocent men may be condemned, however careful are our courts and juries. Our judicial system gives us pride, but tempered by the realization that mankind is subject to error.

And this to me has been no idle fear. Within six months after I became Governor there came to me the duty to pardon a man who had, despite the care of court and counsel of his choice, been convicted of the willful slaying of his wife.

This man, John Henry Fry by name, admittedly under the influence of alcohol at the time of the crime stood convicted by the force of circumstances which he could not explain. Happily, he was not executed. And last June 16th we pardoned him for that which he had never done.

Here, but for the grace of God, there might now be on our hands the blood of a man, poor, ignorant, friendless—and innocent.

I issue this call for consideration of the death penalty as a matter of conviction and conscience.

It is a Governor's task to present to the Legislature those matters on which he feels action is important and urgent, and to make clear his position and the principles for which he stands.

The Legislature, directly representing the people, has a wisdom of its own and an independent function for which I have the greatest respect.

I am a realist and know the great resistance to what I propose. But public leadership must face up to the humane as well as economic and social issues of our communities. And it is not enough for those charged with public responsibilities to be content to cope with just the immediate and readily attainable: the basic and long range values of our society must also constantly be brought into fuller reality. I believe the entire history of our civilization is a struggle to bring about a greater measure of humanity, compassion and dignity among us. I believe those qualities will be the greater when the action proposed here is achieved—and not just for the wretches whose execution is changed to life imprisonment, but for each of us.

Finally, I urge that the deliberations on this profound issue, whatever the outcome, be conducted with reason and restraint. There is already too much senseless violence and vituperation in our lives. Conscientious people may differ, but the ultimate issue here is clear. Can law and order be maintained as well or better if capital punishment is abolished?

Whatever the decision, I urge every one of us to search his conscience carefully and fully. In the final outcome of that I have full confidence.

STATE MURDER RATE ANNUAL AVERAGE OF 10 YEAR PERIOD 1948 - 1957



RESOLUTIONS

The following resolutions were offered :

By Senator McBride :

Senate Resolution No. 1

Relative to organizing the Senate

Resolved by the Senate of the State of California, That the Senate do now organize and proceed to elect officers and employees for this 1960 Second Extraordinary Session.

Resolution read, and adopted on a motion by Senator McBride.

By Senator Dilworth :

Senate Resolution No. 2

Relative to election of statutory officers

Resolved by the Senate of the State of California, That Hugh M. Burns be and he is hereby elected President pro Tempore of the Senate; that J. A. Beek be and he is hereby elected Secretary of the Senate; that John F. Lea be and he is hereby elected Minute Clerk of the Senate; that Joseph F. Nolan be and he is hereby elected Sergeant-at-Arms of the Senate; that the Rev. Isaac E. Metcalf be and he is hereby elected Chaplain of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Byrne, Cameron, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Holmdahl, Johnson, McAteer, McBride, McCarthy, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—32.
NOES—None.

OATH OF OFFICE ADMINISTERED

The newly elected Officers of the Senate, Senator Hugh M. Burns, President pro Tempore; J. A. Beek, Secretary; John F. Lea, Minute Clerk; Joseph F. Nolan, Sergeant-at-Arms; and Rev. I. E. Metcalf, Chaplain of the Senate, appeared at the bar of the Senate where the constitutional oath of office, as set forth in Article XX, Section 3, of the Constitution of the State of California, was administered to them by the Honorable Paul Peek, Associate Justice, Third Appellate District, Division 3, Sacramento, and they subscribed to the same.

RESOLUTIONS

The following resolutions were offered :

By Senator Burns :

Senate Resolution No. 3

Relative to Standing Rules

Resolved by the Senate of the State of California, That the Standing Rules of the 1960 Regular Budget Session be and the same are hereby adopted as the Standing Rules of the Senate for this 1960 Second Extraordinary Session.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Dilworth, Dolwig, Donnelly, Erhart, Fisher, Grunsky, Holmdahl, Johnson, McAteer, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—32.
NOES—None.

By Senator Short:

Senate Resolution No. 4
Relative to election of Rules Committee

Resolved by the Senate of the State of California, That the following Senators be and the same are hereby elected members of the Senate Committee on Rules:

Senators Brown, McCarthy, Miller, and Murdy.

Resolution read.

The roll was called and the resolution adopted by the following vote:

AYES—Senators Arnold, Board, Berry, Brown, Burns, Byrne, Cameron, Christensen, Colby, Collier, Dismuth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Hollnahl, Johnson, McAvoy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Robin, Shaw, Short, Slattery, Stiern, Thompson, and Williams—34.

NOES—None.

By Senator Erhart:

Senate Resolution No. 5
Relative to standing committees

Resolved by the Senate of the State of California, That the standing committees of the Senate for the 1960 Regular Budget Session be and the same are hereby adopted as the standing committees of the 1960 Second Extraordinary Session, including certain vacancies filled or to be filled by the Committee on Rules pursuant to Senate Standing Rule No. 13.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Board, Berry, Brown, Burns, Byrne, Cameron, Christensen, Colby, Collier, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Hollnahl, Johnson, McAvoy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—32.

NOES—None.

By Senator Brown:

Senate Resolution No. 6
Relative to compensation of statutory officers and employees

Resolved by the Senate of the State of California, That the compensation of statutory officers and other employees of the Senate shall be fixed by the Rules Committee of the Senate.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Board, Berry, Brown, Burns, Byrne, Cameron, Christensen, Colby, Collier, Dismuth, Dolwig, Donnelly, Erhart, Farr, Fisher, Grunsky, Hollister, Hollnahl, Johnson, McAvoy, Miller, Montgomery, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Thompson, and Williams—33.

NOES—None.

By Senator Williams:

Senate Resolution No. 7
Relative to notifying the Assembly of the election of statutory officers

Resolved by the Senate of the State of California, That the Secretary of the Senate is hereby directed to notify the Assembly that the Senate has elected the following statutory officers:

President pro Tempore.....	Hugh M. Burns
Secretary of the Senate.....	J. A. Beek
Minority Clerk.....	John F. Lea
Sergeant-at-Arms.....	Joseph F. Nolan
Chaplain.....	Rev. I. E. Metcalf

Resolution read, and adopted on a motion by Senator Williams.

By Senator O'Sullivan:

Senate Resolution No. 8

Relative to notifying the Governor of the organization of the Senate

Resolved by the Senate of the State of California, That the Secretary of the Senate be instructed to notify His Excellency, Edmund G. Brown, Governor of the State of California, that the Senate is duly organized and ready to receive any communication he may have to make.

Resolution read, and adopted on a motion by Senator O'Sullivan.

By Senator Donnelly:

Senate Resolution No. 9

Relative to notifying the Assembly of the organization of the Senate

Resolved by the Senate of the State of California, That the Secretary of the Senate be instructed to notify the Assembly that the Senate is duly organized and ready to proceed with the business of this 1960 Second Extraordinary Session.

Resolution read, and adopted on a motion by Senator Donnelly.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 2, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly has elected the following statutory officers for the 1960 Second Extraordinary Session, to wit:

<i>Speaker</i>	-----	Ralph M. Brown
<i>Speaker pro Tempore</i>	-----	Carlos Bee
<i>Chief Clerk</i>	-----	Arthur A. Ohnimus
<i>Minute Clerk</i>	-----	Eleanor K. Donoghue
<i>Sergeant-at-Arms</i>	-----	Tony Beard
<i>Chaplain</i>	-----	Rev. R. Wilbur Simmons

ARTHUR A. OHNIMUS, Chief Clerk

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bill was introduced, and read the first time:

Senate Bill No. 1: By Senators Farr, Miller, Teale, Fisher, Rattigan, and Stiern (At the request of the Governor)—An act to add Section 670 to the Penal Code, relating to the death penalty.

Referred to Committee on Judiciary.

ADJOURNMENT

At 2.25 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Thursday, March 3, 1960.

JOHN F. LEA, Minute Clerk



CALIFORNIA LEGISLATURE
1960 SECOND EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

SECOND LEGISLATIVE DAY
SECOND CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 3, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding
Secretary J. A. Beck at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmquist, Johnson, McAtose, McBrade, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. L. E. Metcalf:

Our Father, we would now pray in the words of the Psalmist: "Teach me, O Lord, the way of Thy statutes, and I will keep it to the end. Open my eyes, that I may behold wondrous things out of Thy law, for I am a sojourner in the earth. O Lord, let me not be put to shame." AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Short, on motion of Senator Beard, due to legislative business.

ADJOURNMENT

At 2.15 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Monday, March 7, 1960.

JOHN F. LEA, Minute Clerk

1885

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CALIFORNIA LEGISLATURE

1960 SECOND EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

THIRD LEGISLATIVE DAY

SIXTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO

Monday, March 7, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Cobey, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grusky, Hollister, Holmdahl, Johnson, McAtter, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

"And now, O Lord, That we are on our way"; help us to know where we are going and what our destination will do for all of us after we get there; for we would like our common journey to lead us to the promised land. AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Williams led the Senate in the pledging of allegiance to the Flag.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Collier, on motion of Senator Burns, due to legislative business.

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Wednesday, March 2, 1960, and Thursday, March 3, 1960, be approved as corrected by the Minute Clerk and the Journal Clerk.

Motion carried.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following bills were introduced, and read the first time:

Senate Bill No. 2: By Senator Thompson. An act to amend Section 11502 of the Health and Safety Code relating to penalties for narcotics offenses.

Referred to Committee on Rules.

Senate Bill No. 3: By Senator Thompson. An act to amend Section 11501 of the Health and Safety Code relating to penalties for narcotics offenses.

Referred to Committee on Rules.

Senate Bill No. 4: By Senator Thompson. An act to amend Section 11689 of the Health and Safety Code relating to evidence in criminal actions and proceedings involving narcotics laws.

Referred to Committee on Rules.

ADJOURNMENT

At 2:15 p.m., on motion of Senator Burns, the President declared the Senate adjourned until 2 p.m., Thursday, March 10, 1960.

JOHN F. CEA, Majority Clerk

CALIFORNIA LEGISLATURE
1960 SECOND EXTRAORDINARY SESSION

SENATE DAILY JOURNAL

FOURTH LEGISLATIVE DAY
NINTH CALENDAR DAY

IN SENATE

SENATE CHAMBER, SACRAMENTO
Thursday, March 10, 1960

The Senate met at 2 p.m.

Hon. Glenn M. Anderson, President of the Senate, presiding.
Assistant Secretary Floyd M. Nolin at the desk.

ROLL CALL

The roll was called, and the following answered to their names:

Senators Arnold, Beard, Berry, Brown, Burns, Byrne, Cameron, Christensen, Collier, Coombs, Dilworth, Dolwig, Donnelly, Erhart, Farr, Fisher, Gibson, Grunsky, Hollister, Holmdahl, Johnson, McAteer, McBride, McCarthy, Miller, Montgomery, Murdy, O'Sullivan, Rattigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, Thompson, and Williams—39.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. I. E. Metcalf:

*O God our Father, We are thankful for the privilege of living in this land,
"America the Beautiful."*

"O beautiful for spacious skies, for amber waves of grain,

For purple mountained majesties, above the fruited plain.

O beautiful for pilgrim feet, whose stern impassioned stress,

A thoroughfare for freedom beat across the wilderness.

America! America! God shed His grace on thee,

And crown thy good with brotherhood from sea to shining sea." AMEN.

LEAVES OF ABSENCE FOR THE DAY

The following Senator was granted leave of absence for the day:

Senator Cobey, on motion of Senator Berry, due to legislative business.

INTRODUCTION, FIRST READING, AND REFERENCE OF SENATE BILLS

The following resolution was introduced:

Senate Concurrent Resolution No. 1: By Senator Burns—Relative to final adjournment of the 1960 Second Extraordinary Session of the Legislature.

Request for Unanimous Consent

Senator Burns asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 1, at this time, for consideration.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 1

Senate Concurrent Resolution No. 1—Relative to final adjournment of the 1960 Second Extraordinary Session of the Legislature.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Senators Arnold, Beard, Berry, Burns, Byrne, Christenson, Dulworth, Dolwig, Donnelly, Erhart, Fair, Fisher, Gibson, Gransky, Hollister, Holmdahl, Johnson, McBride, Montgomery, Murdy, O'Sullivan, Rastigan, Regan, Richards, Rodda, Shaw, Short, Slattery, Stiern, Teale, and Williams—31.

NOES—None.

Resolution ordered transmitted to the Assembly.

RECESS

At 2 15 p.m., on motion of Senator Burns, the Senate recessed until 4.55 p.m.

REASSEMBLED

At 4.55 p.m., the Senate reconvened.

Hon. Glenn M. Anderson, President of the Senate, presiding.

Chief Assistant Secretary Robert W. Lyons at the desk.

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, March 10, 1960

MR. PRESIDENT: I am directed to inform your honorable body that the Assembly on this day adopted:

Senate Concurrent Resolution No. 1

ARTHUR A. OHNIMUS, Chief Clerk of the Assembly
By JAMES D. DRISCOLL, First Assistant Clerk

Above resolution ordered enrolled.

COMMUNICATIONS

The following communication was received and read, and ordered printed in the Journal:

STATE OF CALIFORNIA, LIEUTENANT GOVERNOR'S OFFICE
SACRAMENTO 14, March 10, 1960

The Honorable Hugh M. Burns

State Senate

State Capitol, Sacramento, California

DEAR SENATOR BURNS: I have this afternoon received a petition favoring Senate Bill No. 1, which was signed by 115 members of the St. Albans Episcopal Church of Westwood, California. I have filed this petition with the chairman of the Senate Judiciary Committee, Senator Edwin J. Regan.

I would like this action to be a matter of record and entered in the Senate Daily Journal.

Very truly yours,

GLENN M. ANDERSON, Lieutenant Governor

By Senator Fisher:

Senate Resolution No. 10

Relative to notifying the Governor that the Senate is ready to adjourn

Resolved by the Senate of the State of California, That the Secretary of the Senate be instructed to notify His Excellency, Edmund G. Brown, Governor of

the State of California, that the Senate has completed the business of this 1960 Second Extraordinary Session, and is now ready to adjourn sine die.

Resolution read, and adopted on a motion by Senator Fisher.

By Senator Fisher:

Senate Resolution No. 11

Relative to notifying the Assembly that the Senate is ready to adjourn

Resolved by the Senate of the State of California. That the Secretary of the Senate be instructed to notify the Assembly that the Senate has completed the business of this 1960 Second Extraordinary Session, and is ready to adjourn sine die.

Resolution read, and adopted on a motion by Senator Fisher.

REPORTS OF STANDING COMMITTEES

Committee on Rules

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules, to which were referred:

Senate Bill No. 2

Senate Bill No. 3

Senate Bill No. 4

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

BURNS, Chairman

Committee on Judiciary

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Judiciary, to which was referred:

Senate Bill No. 1

Respectfully reports the same back without recommendation for the reason that no committee action has been taken.

REGAN, Chairman

Committee on Rules

SENATE CHAMBER, March 10, 1960

MR. PRESIDENT: The Committee on Rules has examined:

Senate Concurrent Resolution No. 1—Relative to final adjournment of the 1960 Second Extraordinary Session of the Legislature;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the tenth day of March, 1960, at 3 p.m.

BURNS, Chairman

MOTION TO APPROVE JOURNALS

Senator Burns moved that the Journals for Monday, March 7, 1960, and Thursday, March 10, 1960, be approved as corrected by the Journal Clerk and the Minute Clerk.

Motion carried.

MOTION TO ADJOURN

Senator Burns moved that, pursuant to the provisions of Senate Concurrent Resolution No. 1 of the 1960 Second Extraordinary Session, the Senate of the State of California do now adjourn sine die.

Motion carried.

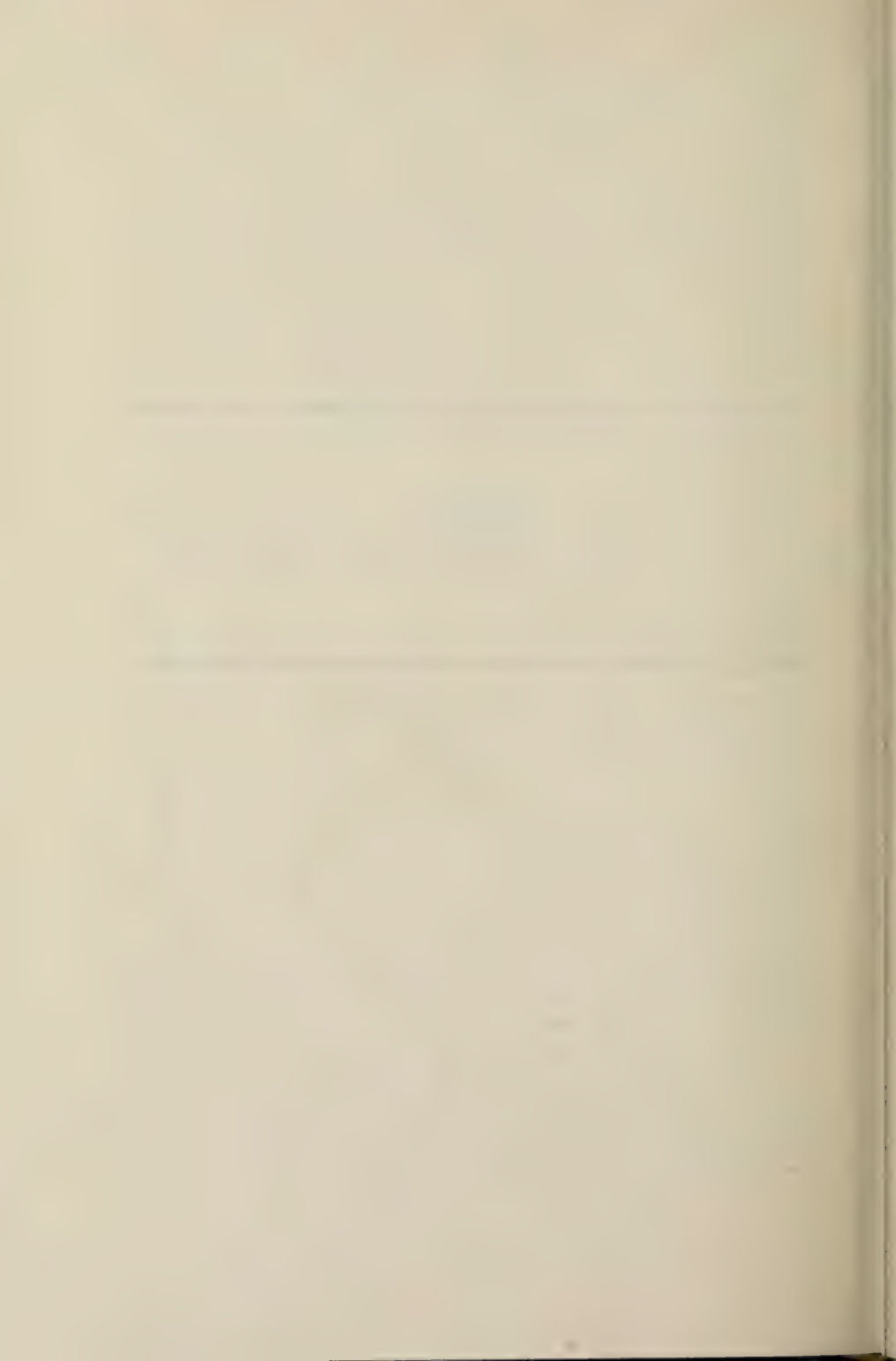
FINAL ADJOURNMENT

Whereupon at 5 p.m., Hon. Glenn M. Anderson, President of the Senate, declared the 1960 Second Extraordinary Session of the Senate of the State of California adjourned sine die.

JOHN F. LEA, Minute Clerk



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